STATE OF ILLINOIS



HOUSE JOURNAL

HOUSE OF REPRESENTATIVES

NINETY-SIXTH GENERAL ASSEMBLY

38TH LEGISLATIVE DAY

REGULAR & PERFUNCTORY SESSION

THURSDAY, APRIL 2, 2009

9:52 O'CLOCK A.M.

HOUSE OF REPRESENTATIVES

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HB 3889	Third Reading	
HB 3923	Committee Report – Floor Amendment/s	
HB 3923	Second Reading – Amendment/s	
HB 3964	Third Reading	
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HB 3987	Second Reading	
HB 3987	Third Reading	
HB 4011	Third Reading	
HB 4037	Committee Report – Floor Amendment/s	
HB 4047	Third Reading	
HB 4047	Third Reading Third Reading	
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HB 4075	Third Reading	
нв 4073 НВ 4078	Committee Report – Floor Amendment/s	
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HR 0252	Resolution	
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HR 0254	Adoption	
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SB 0009	Senate Message – Passage of Senate Bill	
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	First Reading	
SB 0095	Senate Message – Passage of Senate Bill	
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SB 0450	First Reading.	
SB 0450	Senate Message – Passage of Senate Bill	
SB 0543	First Reading.	
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SB 0577	Senate Message – Passage of Senate Bill	
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The House met pursuant to adjournment.

Representative Lyons in the chair.

Prayer by Lee A. Crawford, the Pastor of the Cathedral of Praise Chrisitan Center in Springfield, IL. Representative McAsey led the House in the Pledge of Allegiance.

By direction of the Speaker, a roll call was taken to ascertain the attendance of Members, as follows: 117 present. (ROLL CALL 1)

By unanimous consent, Representative Brauer was excused from attendance. At the hour of 2:50 o'clock p.m., by unanimous consent, Representative Mathias was excused from attendance for the remainder of the day. At the hour of 8:20 o'clock p.m., by unanimous consent, Representative Cultra was excused from attendance for the remainder of the day.

REQUEST TO BE SHOWN ON QUORUM

Having been absent when the Quorum Roll Call for Attendance was taken, this is to advise you that I, Representative Brauer, should be recorded as present at the hour of 1:23 o'clock p.m.

REPORTS

The Clerk of the House acknowledges receipt of the following correspondence:

Report on the Staffing Level of Bilingual Employees, submitted by Department of Central Management Services on April 1, 2009.

Report on the Bilingual Frontline Staff in the Department, FY 2009, submitted by Department of Employment Security on April 1, 2009.

Annual Report, 2009, submitted by Department on Employment Security on April 1, 2009.

Compliance Examination of the Illinois Housing Authority, submitted by Office of the Auditor General on April 1, 2009.

Financial Audit of ROE 26, submitted by Office of the Auditor General on April 1, 2009.

Financial Audit of ROE 51, submitted by Office of the Auditor General on April 1, 2009.

LETTER OF TRANSMITTAL

April 2, 2009

Mr. Mark Mahoney Clerk of the House 402 Statehouse Springfield, IL 62706

Re: HB 2485 – Nekritz

To the Clerk of the Illinois House:

For a point of clarification, please have the record reflect that during the April 2, 2009 House of Representatives floor debate on HB 2485 (Child-Safe Chemicals Act), Representative Elaine Nekritz stated that Dr. Steven Hentges of the American Chemistry Council wrote a US Food and Drug Administration

(FDA) report on bisphenol A. For the record, the report was written by FDA staff and contractors working under the direction of FDA staff. Dr. Hentges had no role in writing the report.

Respectfully, s/Dave Winters State Rep. Dave Winters

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Brady replaced Representative Black in the Committee on Rules (A) on April 2, 2009.

Representative Jefferson replaced Representative Turner in the Committee on Rules (A, B) on April 2, 2009.

Representative Reitz replaced Representative Lang in the Committee on Rules on April 2, 2009.

Representative McGuire replaced Representative Turner in the Committee on Rules on April 2, 2009.

Representative McGuire replaced Representative Lang in the Committee on Rules (C) on April 2, 2009.

Representative Reitz replaced Representative Turner in the Committee on Executive on April 2, 2009.

Representative Howard replaced Representative Boland in the Committee on State Government Administration on April 2, 2009.

REPORT FROM THE COMMITTEE ON RULES

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

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That the Floor Amendment be reported "recommends be adopted": Amendment No. 2 to HOUSE BILL 277. Amendment No. 3 to HOUSE BILL 366.
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Amendment No. 1 to HOUSE BILL 571.

Amendment No. 1 to HOUSE BILL 704.

Amendment No. 2 to HOUSE BILL 728.

Amendment No. 2 to HOUSE BILL 765.

Amendment No. 1 to HOUSE BILL 1350.

Amendment No. 2 to HOUSE BILL 2298.

Amendment No. 2 to HOUSE BILL 2386.

Amendment No. 5 to HOUSE BILL 2475.

Amendment No. 1 to HOUSE BILL 3685.

Amendment No. 1 to HOUSE BILL 3752.

Amendment No. 1 to HOUSE BILL 3817.

Amendment No. 2 to HOUSE BILL 3831.

Amendment No. 4 to HOUSE BILL 3923.

Amendment No. 5 to HOUSE BILL 3987.

Amendments numbered 1 and 2 to HOUSE BILL 4037.

Amendment No. 2 to HOUSE BILL 4078.

Amendment No. 1 to HOUSE BILL 4158.

Amendment No. 2 to HOUSE BILL 4220.

Amendment No. 1 to HOUSE BILL 4320.

Amendment No. 3 to HOUSE BILL 4323.

Amendment No. 4 to HOUSE RESOLUTION 177.

Amendment No. 2 to SENATE BILL 364.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Agriculture & Conservation: HOUSE AMENDMENT No. 1 to HOUSE BILL 26. Counties & Townships: HOUSE AMENDMENT No. 1 to HOUSE BILL 3574.

Elementary & Secondary Education: HOUSE AMENDMENT No. 2 to HOUSE BILL 2619.

Financial Institutions: HOUSE AMENDMENT No. 1 to HOUSE BILL 1713.

Health Care Availability and Accessibility: HOUSE AMENDMENT No. 2 to HOUSE BILL 976.

Insurance: HOUSE AMENDMENT No. 2 to HOUSE BILL 631 and HOUSE BILL 650. Judiciary II - Criminal Law: HOUSE AMENDMENT No. 1 to HOUSE BILL 2669.

Personnel and Pensions: HOUSE AMENDMENT No. 1 to HOUSE BILL 3655.

Public Utilities: HOUSE AMENDMENT No. 1 to HOUSE BILL 3654.

Revenue & Finance: HOUSE AMENDMENT No. 2 to HOUSE BILL 250 and HOUSE AMENDMENT No. 1 to HOUSE BILL 1628.

State Government Administration: HOUSE AMENDMENT No. 2 to HOUSE BILL 2921.

Transportation, Regulation, Roads & Bridges: HOUSE AMENDMENT No. 1 to HOUSE BILL 2750.

Vehicles & Safety: HOUSE AMENDMENT No. 1 to HOUSE BILL 3566.

The committee roll call vote on the foregoing Legislative Measures is as follows:

5, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson Y Black(R), Republican Spokesperson

Y Reitz(D) (replacing Lang) Y Schmitz(R)

Y McGuire(D) (replacing Turner)

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 2, 2009, (A) reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted": Amendment No. 2 to HOUSE BILL 363.

Executive: HOUSE AMENDMENT No. 1 to SENATE BILL 366, SENATE AMENDMENTS Numbered 1, 3 and 4 to HOUSE BILL 210 and SENATE AMENDMENTS Numbered 1, 2, 3 and 4 to HOUSE BILL 289.

The committee roll call vote on the foregoing Legislative Measures is as follows:

5, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson Y Brady(R) (replacing Black)

Y Lang(D) Y Schmitz(R)

Y Jefferson(D) (replacing Turner)

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 2, 2009, (B)reported the same back with the following recommendations:

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Executive: HOUSE AMENDMENT No. 1 to HOUSE BILL 1471.

Judiciary I - Civil Law: HOUSE AMENDMENT No. 1 to HOUSE BILL 3863.

The committee roll call vote on the foregoing Legislative Measures is as follows:

4, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson Y Black(R), Republican Spokesperson

Y Lang(D) A Schmitz(R)

Y Jefferson(D) (replacing Turner)

Representative Currie, Chairperson, from the Committee on Rules to which the following were referred, action taken on April 2, 2009, (C) reported the same back with the following recommendations:

LEGISLATIVE MEASURES APPROVED FOR FLOOR CONSIDERATION:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to HOUSE BILL 26.

Amendment No. 1 to HOUSE BILL 3831.

Amendment No. 2 to SENATE BILL 366.

LEGISLATIVE MEASURES ASSIGNED TO COMMITTEE:

Counties & Townships: HOUSE AMENDMENT No. 1 to HOUSE BILL 1597.

Elementary & Secondary Education: HOUSE AMENDMENT No. 1 to HOUSE BILL 2871.

Revenue & Finance: HOUSE AMENDMENT No. 2 to HOUSE BILL 388.

The committee roll call vote on the foregoing Legislative Measures is as follows:

4, Yeas; 0, Nays; 0, Answering Present.

Y Currie(D), Chairperson A Black(R), Republican Spokesperson

Y McGuire(D) (replacing Lang) Y Schmitz(R)

Y Turner(D)

REPORTS FROM STANDING COMMITTEES

Representative Monique Davis, Chairperson, from the Committee on Insurance to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to HOUSE BILL 631.

That the bill be reported "do pass as amended" and be placed on the order of Second Reading-- Short Debate: HOUSE BILL 650.

The committee roll call vote on Amendment No. 2 to House Bill 631 is as follows:

19, Yeas; 1, Nay; 1, Answering Present.

Y Davis, Monique(D), Chairperson Y Yarbrough(D), Vice-Chairperson

 $\begin{array}{lll} Y \ Watson(R), Republican Spokesperson & Y \ Beaubien(R) \\ Y \ Berrios(D) & Y \ Brady(R) \\ Y \ Colvin(D) & Y \ Dunkin(D) \\ P \ Feigenholtz(D) & A \ Ford(D) \end{array}$

Y Fritchey(D) N Gordon, Careen(D)

 Y Harris(D)
 Y Lang(D)

 Y Leitch(R)
 Y Mautino(D)

 Y Mell(D)
 A Mitchell, Bill(R)

 Y Rose(R)
 Y Senger(R)

Y Stephens(R)

The committee roll call vote on House Bill 650 is as follows:

14, Yeas; 0, Nays; 2, Answering Present.

Y Davis, Monique(D), Chairperson A Yarbrough(D), Vice-Chairperson

P Watson(R), Republican Spokesperson Y Beaubien(R)
A Berrios(D) Y Brady(R)
Y Colvin(D) Y Dunkin(D)
Y Feigenholtz(D) A Ford(D)

A Fritchey(D) Y Gordon, Careen(D)

 Y Harris(D)
 Y Lang(D)

 P Leitch(R)
 A Mautino(D)

 Y Mell(D)
 A Mitchell, Bill(R)

 Y Osmond(R)
 Y Pritchard(R)

 Y Rose(R)
 A Senger(R)

Y Stephens(R)

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Motion be reported "recommends be adopted" and placed on the House Calendar:

Motion to concur with Senate Amendments numbered 1, 3 and 4 to HOUSE BILL 210.

Motion to concur with Senate Amendments numbered 1, 2, 3 and 4 to HOUSE BILL 289.

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to SENATE BILL 366.

The committee roll call vote on Amendment No. 1 to Senate Bill 366 and Motion to Concur with Senate Amendments Numbered 1, 3 and 4 to Senate Bill 210 is as follows:

11, Yeas; 0, Nays; 0, Answering Present.

Y Burke(D), Chairperson Y Lyons(D), Vice-Chairperson

Y Brady(R), Republican Spokesperson Y Acevedo(D)
Y Arroyo(D) Y Biggins(R) Y Rita(D)
Y Sullivan(R) Y Tryon(R)

Y Reitz(D) (replacing Turner)

The committee roll call vote on Motion to Concur with Senate Amendments Numbered 1, 2, 3 and 4 to House Bill 289 is as follows:

7, Yeas; 0, Nays; 4, Answering Present.

Y Burke(D), Chairperson Y Lyons(D), Vice-Chairperson

P Brady(R), Republican Spokesperson Y Acevedo(D)
Y Arroyo(D) Y Berrios(D)
P Biggins(R) Y Rita(D)
P Sullivan(R) P Tryon(R)

Y Reitz(D) (replacing Turner)

Representative Franks, Chairperson, from the Committee on State Government Administration to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to HOUSE BILL 2921.

The committee roll call vote on Amendment No. 2 to House Bill 2921 is as follows:

17, Yeas; 0, Nays; 0, Answering Present.

Y Franks(D), Chairperson Y Dugan(D), Vice-Chairperson

Y Wait(R), Republican Spokesperson Y Bassi(R)

Y Howard(D) (replacing Boland) Y Bost(R)
Y Burns(D) Y Collins(D)

Y Crespo(D)
Y Farnham(D)
Y McAsey(D)
Y Myers(R)
Y Davis, Monique(D)
Y Froehlich(D)
Y Moffitt(R)
Y Poe(R)

Y Ramey(R)

Representative McCarthy, Chairperson, from the Committee on Personnel and Pensions to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 3655.

The committee roll call vote on Amendment No. 1 to House Bill 3655 is as follows:

9, Yeas; 0, Nays; 0, Answering Present.

Y McCarthy(D), Chairperson Y Colvin(D), Vice-Chairperson

Y Poe(R), Republican Spokesperson Y Acevedo(D)
Y Brady(R) Y Brauer(R)
Y Brosnahan(D) A Burke(D)
Y Graham(D) Y McAuliffe(R)

Representative Verschoore, Chairperson, from the Committee on Counties & Townships to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 3574.

The committee roll call vote on Amendment No. 1 to House Bill 3574 is as follows:

9, Yeas; 0, Nays; 0, Answering Present.

Y Verschoore(D), Chairperson Y Zalewski(D), Vice-Chairperson

Y Ramey(R), Republican Spokesperson Y Hatcher(R)
Y Mitchell, Bill(R) Y Moffitt(R)
Y Reitz(D) Y Riley(D)

Y Rita(D)

MOTIONS SUBMITTED

Representative Madigan submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 1, 3 and 4 to HOUSE BILL 210.

Representative Madigan submitted the following written motion, which was referred to the Committee on Rules:

MOTION

I move to concur with Senate Amendments numbered 1, 2, 3 and 4 to HOUSE BILL 289.

FISCAL NOTES SUPPLIED

Fiscal Notes have been supplied for HOUSE BILLS 172 and 2482.

BALANCED BUDGET NOTE SUPPLIED

A Balanced Budget Note has been supplied for HOUSE BILL 2485, as amended.

HOUSING AFFORDABILITY IMPACT NOTE SUPPLIED

A Housing Affordability Impact Note has been supplied for HOUSE BILL 3599, as amended.

REQUEST FOR FISCAL NOTE

Representative Osmond requested that a Fiscal Note be supplied for HOUSE BILL 3923, as amended.

FISCAL NOTE REQUEST WITHDRAWN

Representative Rita withdrew his request for a Fiscal Note on HOUSE BILL 277, as amended.

STATE MANDATES FISCAL NOTE REQUEST WITHDRAWN

Representative Rita withdrew his request for a State Mandates Fiscal Note on HOUSE BILL 277, as amended.

BALANCED BUDGET NOTE REQUEST WITHDRAWN

Representative Rita withdrew his request for a Balanced Budget Note on HOUSE BILL 277, as amended.

MESSAGES FROM THE SENATE

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 74

A bill for AN ACT concerning regulation.

SENATE BILL NO. 78

A bill for AN ACT concerning housing.

SENATE BILL NO. 138

A bill for AN ACT concerning State government.

SENATE BILL NO. 146

A bill for AN ACT concerning elections.

SENATE BILL NO. 153

A bill for AN ACT concerning education.

SENATE BILL NO. 154

A bill for AN ACT concerning civil law.

SENATE BILL NO. 171

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 209

A bill for AN ACT concerning health.

SENATE BILL NO. 211

A bill for AN ACT concerning criminal law.

SENATE BILL NO. 212

A bill for AN ACT concerning public health.

SENATE BILL NO. 231

A bill for AN ACT concerning public aid.

SENATE BILL NO. 246

A bill for AN ACT concerning local government. Passed by the Senate, April 2, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 74, 78, 138, 146, 153, 154, 171, 209, 211, 212, 231 and 246 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 80

A bill for AN ACT concerning elections.

SENATE BILL NO. 89

A bill for AN ACT concerning revenue.

SENATE BILL NO. 90

A bill for AN ACT concerning abuse.

SENATE BILL NO. 95

A bill for AN ACT concerning education.

SENATE BILL NO. 133

A bill for AN ACT concerning local government.

SENATE BILL NO. 253

A bill for AN ACT concerning property.

SENATE BILL NO. 267

A bill for AN ACT concerning civil law.

SENATE BILL NO. 269

A bill for AN ACT concerning education.

SENATE BILL NO. 271

A bill for AN ACT concerning revenue.

SENATE BILL NO. 275

A bill for AN ACT concerning education.

Passed by the Senate, April 2, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 80, 89, 90, 95, 133, 253, 267, 269, 271 and 275 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 340

A bill for AN ACT concerning government.

SENATE BILL NO. 349

A bill for AN ACT concerning government.

SENATE BILL NO. 351

A bill for AN ACT concerning government.

SENATE BILL NO. 369

A bill for AN ACT concerning State government.

SENATE BILL NO. 397

A bill for AN ACT concerning State government.

SENATE BILL NO. 414

A bill for AN ACT concerning State government.

SENATE BILL NO. 450

A bill for AN ACT concerning revenue.

SENATE BILL NO. 543

A bill for AN ACT concerning revenue.

SENATE BILL NO. 574

A bill for AN ACT concerning local government.

SENATE BILL NO. 600

A bill for AN ACT concerning elections.

SENATE BILL NO. 1089

A bill for AN ACT concerning civil law.

SENATE BILL NO. 1140

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1255

A bill for AN ACT concerning local government.

SENATE BILL NO. 1298

A bill for AN ACT concerning gaming.

Passed by the Senate, April 2, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 340, 349, 351, 369, 397, 414, 450, 543, 574, 600, 1089, 1140, 1255 and 1298 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 283

A bill for AN ACT concerning elections.

SENATE BILL NO. 286

A bill for AN ACT concerning local government.

SENATE BILL NO. 290

A bill for AN ACT concerning professional regulation.

Passed by the Senate, April 2, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 283, 286 and 290 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed a bill of the following title, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 77

A bill for AN ACT concerning State government. Passed by the Senate, April 2, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILL 77 was ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 135

A bill for AN ACT concerning public aid.

SENATE BILL NO. 148

A bill for AN ACT concerning transportation.

SENATE BILL NO. 206

A bill for AN ACT concerning finance.

SENATE BILL NO. 223

A bill for AN ACT concerning employment.

SENATE BILL NO. 229

A bill for AN ACT concerning financial regulation.

SENATE BILL NO. 239

A bill for AN ACT concerning business.

SENATE BILL NO. 243

A bill for AN ACT concerning vehicles.

SENATE BILL NO. 254

A bill for AN ACT concerning professional regulation.

SENATE BILL NO. 266

A bill for AN ACT concerning education.

SENATE BILL NO. 314

A bill for AN ACT concerning State government.

Passed by the Senate, April 2, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 135, 148, 206, 223, 229, 239, 243, 254, 266 and 314 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House of Representatives in the passage of a bill of the following title to-wit:

HOUSE BILL 289

A bill for AN ACT concerning finance.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 289

Senate Amendment No. 2 to HOUSE BILL NO. 289

Senate Amendment No. 3 to HOUSE BILL NO. 289

Senate Amendment No. 4 to HOUSE BILL NO. 289

Passed the Senate, as amended, April 2, 2009.

Jillayne Rock, Secretary of the Senate

AMENDMENT NO. 1. Amend House Bill 289 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois State Auditing Act is amended by changing Section 1-6 as follows: (30 ILCS 5/1-6) (from Ch. 15, par. 301-6)

Sec. 1-6. "Office of Auditor General" means, as the the context may require, the Auditor General, any Deputy Auditor General and all employees and agents of the Auditor General, the equipment and facilities maintained by the Auditor General, and the records, files and work product of the Auditor General and those responsible to him.

(Source: P.A. 88-504.)".

AMENDMENT NO. 2. Amend House Bill 289, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The General Obligation Bond Act is amended by changing Sections 2 and 4 as follows: (30 ILCS 330/2) (from Ch. 127, par. 652)

Sec. 2. Authorization for Bonds. The State of Illinois is authorized to issue, sell and provide for the retirement of General Obligation Bonds of the State of Illinois for the categories and specific purposes expressed in Sections 2 through 8 of this Act, in the total amount of \$30,693,149,369 \$27,693,149,369.

The bonds authorized in this Section 2 and in Section 16 of this Act are herein called "Bonds".

Of the total amount of Bonds authorized in this Act, up to \$2,200,000,000 in aggregate original principal amount may be issued and sold in accordance with the Baccalaureate Savings Act in the form of General Obligation College Savings Bonds.

Of the total amount of Bonds authorized in this Act, up to \$300,000,000 in aggregate original principal amount may be issued and sold in accordance with the Retirement Savings Act in the form of General Obligation Retirement Savings Bonds.

Of the total amount of Bonds authorized in this Act, the additional \$10,000,000,000 authorized by this amendatory Act of the 93rd General Assembly shall be used solely as provided in Section 7.2.

The issuance and sale of Bonds pursuant to the General Obligation Bond Act is an economical and efficient method of financing the long-term capital needs of the State. This Act will permit the issuance of a multi-purpose General Obligation Bond with uniform terms and features. This will not only lower the cost of registration but also reduce the overall cost of issuing debt by improving the marketability of Illinois General Obligation Bonds.

(Source: P.A. 95-1026, eff. 1-12-09.)

(30 ILCS 330/4) (from Ch. 127, par. 654)

- Sec. 4. Transportation. The amount of \$8,313,399,000 \$5,313,399,000 is authorized for use by the Department of Transportation for the specific purpose of promoting and assuring rapid, efficient, and safe highway, air and mass transportation for the inhabitants of the State by providing monies, including the making of grants and loans, for the acquisition, construction, reconstruction, extension and improvement of the following transportation facilities and equipment, and for the acquisition of real property and interests in real property required or expected to be required in connection therewith as follows:
- (a) \$5,432,129,000 \$3,432,129,000 for State highways, arterial highways, freeways, roads, bridges, structures separating highways and railroads and roads, and bridges on roads maintained by counties, municipalities, townships or road districts for the following specific purposes:
 - (1) \$5,330,000,000 \$3,330,000,000 for use statewide,
 - (2) \$3,677,000 for use outside the Chicago urbanized area,
 - (3) \$7,543,000 for use within the Chicago urbanized area,
 - (4) \$13,060,600 for use within the City of Chicago,
 - (5) \$58,987,500 for use within the counties of Cook, DuPage, Kane, Lake, McHenry and Will. and
 - (6) \$18,860,900 for use outside the counties of Cook, DuPage, Kane, Lake, McHenry and Will.
- (b) \$2,529,670,000 \$1,529,670,000 for rail facilities and for mass transit facilities, as defined in Section 2705-305 of the Department of Transportation Law (20 ILCS 2705/2705-305), including rapid transit, rail, bus and other equipment used in connection therewith by the State or any unit of local government, special

transportation district, municipal corporation or other corporation or public authority authorized to provide and promote public transportation within the State or two or more of the foregoing jointly, for the following specific purposes:

- (1) \$2,433,870,000 \$1,433,870,000 statewide,
- (2) \$83,350,000 for use within the counties of Cook, DuPage, Kane, Lake, McHenry and Will,
- (3) \$12,450,000 for use outside the counties of Cook, DuPage, Kane, Lake, McHenry and Will.
- (c) \$351,600,000 for airport or aviation facilities and any equipment used in connection therewith, including engineering and land acquisition costs, by the State or any unit of local government, special transportation district, municipal corporation or other corporation or public authority authorized to provide public transportation within the State, or two or more of the foregoing acting jointly, and for the making of deposits into the Airport Land Loan Revolving Fund for loans to public airport owners pursuant to the Illinois Aeronautics Act.

(Source: P.A. 91-39, eff. 6-15-99; 91-239, eff. 1-1-00; 91-712, eff. 7-1-00; 92-13, eff. 6-22-01.) Section 99. Effective date. This Act takes effect upon becoming law.".

AMENDMENT NO. 3. Amend House Bill 289, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. If and only if House Bill 210 of the 96th General Assembly becomes law, the General Obligation Bond Act is amended by changing Sections 2 and 4 as follows:

(30 ILCS 330/2) (from Ch. 127, par. 652)

Sec. 2. Authorization for Bonds. The State of Illinois is authorized to issue, sell and provide for the retirement of General Obligation Bonds of the State of Illinois for the categories and specific purposes expressed in Sections 2 through 8 of this Act, in the total amount of \$30.693,149,369 \$27,693,149,369.

The bonds authorized in this Section 2 and in Section 16 of this Act are herein called "Bonds".

Of the total amount of Bonds authorized in this Act, up to \$2,200,000,000 in aggregate original principal amount may be issued and sold in accordance with the Baccalaureate Savings Act in the form of General Obligation College Savings Bonds.

Of the total amount of Bonds authorized in this Act, up to \$300,000,000 in aggregate original principal amount may be issued and sold in accordance with the Retirement Savings Act in the form of General Obligation Retirement Savings Bonds.

Of the total amount of Bonds authorized in this Act, the additional \$10,000,000,000 authorized by this amendatory Act of the 93rd General Assembly shall be used solely as provided in Section 7.2.

The issuance and sale of Bonds pursuant to the General Obligation Bond Act is an economical and efficient method of financing the long-term capital needs of the State. This Act will permit the issuance of a multi-purpose General Obligation Bond with uniform terms and features. This will not only lower the cost of registration but also reduce the overall cost of issuing debt by improving the marketability of Illinois General Obligation Bonds.

(Source: P.A. 95-1026, eff. 1-12-09.)

(30 ILCS 330/4) (from Ch. 127, par. 654)

- Sec. 4. Transportation. The amount of \$8,313,399,000 \$5,313,399,000 is authorized for use by the Department of Transportation for the specific purpose of promoting and assuring rapid, efficient, and safe highway, air and mass transportation for the inhabitants of the State by providing monies, including the making of grants and loans, for the acquisition, construction, reconstruction, extension and improvement of the following transportation facilities and equipment, and for the acquisition of real property and interests in real property required or expected to be required in connection therewith as follows:
- (a) \$5,432,129,000 \$3,432,129,000 for State highways, arterial highways, freeways, roads, bridges, structures separating highways and railroads and roads, and bridges on roads maintained by counties, municipalities, townships or road districts for the following specific purposes:
 - (1) \$3,330,000,000 for use statewide,
 - (2) \$3.677,000 for use outside the Chicago urbanized area,
 - (3) \$7,543,000 for use within the Chicago urbanized area,
 - (4) \$13,060,600 for use within the City of Chicago,
 - (5) \$58,987,500 for use within the counties of Cook, DuPage, Kane, Lake, McHenry and Will. and
 - (6) \$18,860,900 for use outside the counties of Cook, DuPage, Kane, Lake, McHenry and

Will, and -

- (7) \$2,000,000,000 for use on projects included in the FY09-14 Proposed Highway Improvement Program as published by the Illinois Department of Transportation in May 2008; these projects shall reflect the generally accepted historical distribution of projects throughout the State.
- (b) \$2,529,670,000 \$1,529,670,000 for rail facilities and for mass transit facilities, as defined in Section 2705-305 of the Department of Transportation Law (20 ILCS 2705/2705-305), including rapid transit, rail, bus and other equipment used in connection therewith by the State or any unit of local government, special transportation district, municipal corporation or other corporation or public authority authorized to provide and promote public transportation within the State or two or more of the foregoing jointly, for the following specific purposes:
 - (1) \$1,433,870,000 statewide,
 - (2) \$83,350,000 for use within the counties of Cook, DuPage, Kane, Lake, McHenry and Will.
 - (3) \$12,450,000 for use outside the counties of Cook, DuPage, Kane, Lake, McHenry and Will, and -
- (4) \$1,000,000,000 for use on projects that shall reflect the generally accepted historical distribution of projects throughout the State.
- (c) \$351,600,000 for airport or aviation facilities and any equipment used in connection therewith, including engineering and land acquisition costs, by the State or any unit of local government, special transportation district, municipal corporation or other corporation or public authority authorized to provide public transportation within the State, or two or more of the foregoing acting jointly, and for the making of deposits into the Airport Land Loan Revolving Fund for loans to public airport owners pursuant to the Illinois Aeronautics Act.

(Source: P.A. 91-39, eff. 6-15-99; 91-239, eff. 1-1-00; 91-712, eff. 7-1-00; 92-13, eff. 6-22-01.) Section 99. Effective date. This Act takes effect upon becoming law.".

AMENDMENT NO. <u>4</u>. Amend House Bill 289, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 3, by replacing line 24 on page 3 through line 2 on page 4 with the following:

"(7) \$2,000,000,000 for use on projects included in either (i) the FY09-14 Proposed Highway Improvement Program as published by the Illinois Department of Transportation in May 2008 or (ii) the FY10-15 Proposed Highway Improvement Program to be published by the Illinois Department of Transportation in the spring of 2009; except that all projects must be maintenance projects for the existing State system with the goal of reaching 90% acceptable condition in the system statewide and further except that all projects must reflect the generally accepted historical distribution of projects throughout the State."

The foregoing message from the Senate reporting Senate Amendments numbered 1, 2, 3 and 4 to HOUSE BILL 289 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has concurred with the House of Representatives in the passage of a bill of the following title to-wit:

HOUSE BILL 210

A bill for AN ACT concerning appropriations.

Together with the attached amendments thereto (which amendments have been printed by the Senate), in the adoption of which I am instructed to ask the concurrence of the House, to-wit:

Senate Amendment No. 1 to HOUSE BILL NO. 210

Senate Amendment No. 3 to HOUSE BILL NO. 210

Senate Amendment No. 4 to HOUSE BILL NO. 210

Passed the Senate, as amended, April 2, 2009.

AMENDMENT NO. 1. Amend House Bill 210 on page 1, line 8, by replacing "2010" with "2009".

AMENDMENT NO. 3. Amend House Bill 210, AS AMENDED, by deleting everything after the enacting clause and inserting in lieu thereof the following:

"ARTICLE 1

Section 5. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, as vetoed, reduced and restored, is amended by changing Section 5 of Article 28 as follows:

(P.A. 95-734, Art. 28, Sec. 5)

Sec. 5. The following named amounts, or so much thereof as may be necessary are appropriated to the Department of Agriculture for repairs, maintenance, and capital improvements including construction, reconstruction, improvement, repair and installation of capital facilities, cost of planning, supplies, materials, equipment, services and all other expenses required to complete the work:

Payable from Agricultural Premium Fund:

Section 10. AN ACT concerning appropriations", Public Act 95-732, approved July 9, 2008, as vetoed, reduced and restored, is amended by changing Sections 165, 255 and adding new Section 310 of Article 10 as follows:

(P.A. 95-732, Art. 10, Sec. 165)

Sec. 165. The following named sums, or so much thereof as may be necessary, for the objects and purposes hereinafter named, are appropriated to the Department of Transportation for the ordinary and contingent expenses of Aeronautics Operations:

AERONAUTICS DIVISION OPERATIONS

OI ERITIONS	
For Personal Services:	
Payable from the Road Fund	4,832,300
For State Contributions to State	
Employees' Retirement System:	
Payable from the Road Fund	860,000
For State Contributions to Social Security:	
Payable from the Road Fund	
For Contractual Services:	
Payable from the Road Fund	3,750,000
Payable from Air Transportation	
Revolving Fund	1,000,000
For Travel: Executive Air Transportation	
Expenses of the General Assembly:	
Payable from the General Revenue Fund	150,000 130,000
For Travel: Executive Air Transportation	
Expenses of the Governor's Office:	
Payable from the General Revenue Fund	130,000
For Travel:	
Payable from the Road Fund	108,500
For Commodities:	
Payable from the Road Fund	845,800
Payable from Aeronautics Fund	74,500
For Equipment:	
Payable from the General Revenue Fund	0
Payable from the Road Fund	250,000
For Equipment: Purchase of Cars and Trucks:	
Payable from the Road Fund	13,800

For Telecommunications Services:	
Payable from the Road Fund	94,200
For Operation of Automotive Equipment:	
Payable from the Road Fund	
Total	\$12,499,400
(P.A. 95-732, Art. 10, Sec. 255)	
Sec. 255. The following named sums, or so much thereof as may be need	cessary, are appropriated
from the Downstate Public Transportation Fund to the Department of Tran	
assistance grants to provide a portion of the eligible operating expenses for the	
purposes stated in Article II of Public Act 78-1109, as amended:	ione wing ca mes for the
Champaign-Urbana Mass Transit District	17 054 478
Greater Peoria Mass Transit District	
Rock Island County Metropolitan	12,500,505
Mass Transit District	10 753 500
Rockford Mass Transit District	
Springfield Mass Transit District	
Bloomington-Normal Public Transit System	
City of Decatur.	
City of Pekin	
Greater Peoria Mass Transit District	
For City of Pekin	620.025
City of Colosburg	
City of Galesburg	
City of South Beloit	
City of Danville	
RIDES Mass Transit District	
South Central Illinois Mass Transit District	
River Valley Metro Mass Transit District	
Jackson County Mass Transit District	
City of Dekalb	
City of Macomb	
Shawnee Mass Transit District	
St. Clair County Transit District	
West Central Mass Transit District	
Monroe-Randolph Transit District	
Madison County Mass Transit District	
Bond County	
Bureau County	
Coles County	
Edgar County	
Stephenson County/City of Freeport	
Henry County	
Jo Daviess County	
Kankakee/McLean Counties	
Peoria County	
Piatt County	
Shelby County	
Tazewell/Woodford Counties	
Vermillion County	
Williamson County	
Kendall County	<u>975,000</u>
Total \$129,742,177	
(P.A. 95-732, Art. 10, Sec. 310, new)	
Soc 210. The sum of \$1.728, 410 or so much thereof as may be paged	ii-4-d f

Sec. 310. The sum of \$1,728,410, or so much thereof as may be necessary, is appropriated from the Federal/Local Airport Fund to the Department of Transportation for a grant to the Chicago/Rockford International Airport for the purpose of cargo apron construction (Phase I – Site Preparations), provided such amounts shall not exceed funds available from federal sources.

Section 15. AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, as vetoed, reduced and restored, is amended by changing Section 5 of Article 29 as follows:

(P.A. 95-731, Art. 29, Sec. 5)

Sec. 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to meet the ordinary and contingent expenses of the Department of Military Affairs:

FOR OPERATIONS OFFICE OF THE ADJUTANT GENERAL

OFFICE OF THE ADJUTANT GENERAL	
Payable from General Revenue Fund:	1 255 000
For Personal Services	1,375,000
For State Contributions to State	244 500
Employees' Retirement System	244,700
For State Contributions to	107.000
Social Security	
For Contractual Services	· ·
For Travel	
For Commodities	
For Printing.	
For Equipment	
For Electronic Data Processing	
For Telecommunications Services.	
For Operation of Auto Equipment	
For State Officers' Candidate School	
For Lincoln's Challenge	
For Lincoln's Challenge Allowances	<u>235,700</u>
Total	\$5,234,100
Payable from Federal Support Agreement Revolving Fund:	
Lincoln's Challenge	4,889,700
Lincoln's Challenge Allowances	<u>1,200,000</u>
Total	\$6,089,700
FACILITIES OPERATIONS	
Payable from General Revenue Fund:	
For Personal Services	5,400,000
For State Contributions to State	
Employees' Retirement System	961,000
For State Contributions to	
Social Security	413,100
For Contractual Services	<u>4,192,400</u> 3,192,400
For Commodities	
For Equipment	
Total	\$10,056,500
Payable from Federal Support Agreement Revolving Fund:	
Army/Air Reimbursable Positions	9.145.900
Total	\$9,145,900
Section 20. AN ACT concerning appropriations", Public Act 95-731, approve	ed July 9, 2008, as
vetoed, reduced and restored, is amended by changing Sections 5 and 35 of Article 13	
(P.A. 95-731, Art. 13, Sec. 5)	
Sec. 5. The following named amounts, or so much thereof as may be necessary	are appropriated
to the Illinois Emergency Management Agency for the objects and purposes hereinafte	
MANAGEMENT AND ADMINISTRATIVE SUPPORT	
Payable from General Revenue Fund:	
For Personal Services	279 000
For State Contributions to State	
Employees' Retirement System	49 700
For State Contributions to	77,700
Social Security	21 400
For Contractual Services	
1 01 0011111111111111111111111111111111	

For Traval	2 200
For Commodition	
For Commodities	
For Printing	
For Electronic Data Processing	
For Electronic Data Processing	
For Telecommunications	· · · · · · · · · · · · · · · · · · ·
For Operation of Auto Equipment	
For Training and Education	150,000
For costs and services related	127.000
to ILEAS/MABAS administration	
Total	\$1,693,000
Payable from Radiation Protection Fund:	0
For Personal Services	0
For State Contributions to State	
Employees' Retirement System	0
For State Contributions to	0
Social Security	
For Group Insurance	
For Contractual Services	· · · · · · · · · · · · · · · · · · ·
For Travel	
For Commodities	· · · · · · · · · · · · · · · · · · ·
For Printing	
For Electronic Data Processing	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$73,000
Payable from Nuclear Safety Emergency	
Preparedness Fund:	1 000 100
For Personal Services	
For State Contributions to State	221 000
Employees' Retirement System	321,800
For State Contributions to	120,400
Social Security	
For Group Insurance	
For Contractual Services	· · · · · · · · · · · · · · · · · · ·
For Travel	· · · · · · · · · · · · · · · · · · ·
For Commodities	
For Printing	
For Equipment	
For Electronic Data Processing	
For Telecommunications Services.	· · · · · · · · · · · · · · · · · · ·
For Operation of Auto Equipment	· · · · · · · · · · · · · · · · · · ·
Total P. 11 C. d. F. M.	\$3,689,500
Payable from the Emergency Management	
Preparedness Fund:	
For an Emergency Management	5,000,000
Preparedness Program	5,000,000
Payable from the Federal Civil Preparedness	
Administrative Fund:	
For Terrorism Preparedness and	
Training costs in the current	20.200.000
and prior years	99,300,000
For Terrorism Preparedness and	
Training costs in the current	
and prior years in the Chicago	1.00.000.000
Urban Area	
Payable from the September 11 th Fund:	

For grants, contracts, and administrative expenses pursuant to 625 ILCS 5/3-653,

Whenever it becomes necessary for the State or any governmental unit to furnish in a disaster area emergency services directly related to or required by a disaster and existing funds are insufficient to provide such services, the Governor may, when he considers such action in the best interest of the State, release funds from the General Revenue disaster relief appropriation in order to provide such services or to reimburse local governmental bodies furnishing such services. Such appropriation may be used for payment of the Illinois National Guard when called to active duty in case of disaster, and for the emergency purchase or renting of equipment and commodities. Such appropriation shall be used for emergency services and relief to the disaster area as a whole and shall not be used to provide private relief to persons sustaining property damages or personal injury as a result of a disaster.

Payable from General Revenue Fund:

For disaster relief costs incurred

(P.A. 95-731, Art. 13, Sec. 35)

Sec. 35. The following named amounts, or so much thereof as may be necessary, are appropriated to the Illinois Emergency Management Agency for the objects and purposes hereinafter named:

DISASTER ASSISTANCE AND PREPAREDNESS

DISASTER ASSISTANCE AND TREFAREDINESS	
Payable from General Revenue Fund:	
For Personal Services	415,400
For State Contributions to State	
Employees' Retirement System	
For State Contributions to Social	
Security	
For Contractual Services	2,900
For Travel	,
For Commodities	
For Printing	
For Telecommunications Services.	
For Operation of Automotive Equipment	0
For State Share of Individual and Household	
Grant Program for Disaster Declarations	
in Current and Prior Years	
Total	\$1,027,600
Payable from Nuclear Safety Emergency Preparedness Fund:	
For Personal Services	679,000
For State Contributions to State	
Employees' Retirement System	120,900
For State Contributions to Social	
Security	52,000
For Group Insurance	
For Contractual Services	50,000
For Travel	
For Commodities	12,000
For Printing.	5,000
For Equipment	5,000
For Electronic Data Processing	0
For Telecommunications Services.	
For Operation of Automotive Equipment	2,500
For compensation to local governments	
for expenses attributable to implementation	
and maintenance of plans and programs	
authorized by the Nuclear Safety	
Preparedness Act	<u>650,000</u>
Total	\$1,759,400

Payable from the Federal Aid Disaster Fund:	
For Federal Disaster Declarations	70 000 000 50 000 000
in Current and Prior Years	<u>/0,000,000</u> 30,000,000
Federal Disaster Relief Program	1 000 000
Disaster Relief - Hazard Mitigation	1,000,000
in Current and Prior Years	10 000 000 40 000 000
For State administration of the	10,000,000 40,000,000
Hazard Mitigation Program	1 000 000
Total	\$92,000,000
Payable from the Emergency Planning and Training Fund:	Ψ,2,000,000
For Activities as a Result of the Illinois	
Emergency Planning and Community Right	
To Know Act	150,000
Payable from the Nuclear Civil Protection	,
Planning Fund:	
For Federal Projects	500,000
For Mitigation Assistance	
Total	\$5,650,000
Payable from the Federal Civil Preparedness	
Administrative Fund:	
For Training and Education	2,091,000
Payable from the Emergency Management	
Preparedness Fund:	
For Emergency Management Preparedness	
Section 25. "AN ACT concerning appropriations", Public Act 95-731, approv	
vetoed, reduced and restored, is amended by changing Sections 45 and 85 of Article 2	0 as follows:
(P.A. 95-731, Art. 20, Sec. 45)	
Sec. 45. The following named amounts, or so much thereof as may be nece	
are appropriated for the objects and purposes hereinafter named, to meet the ordin	
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency:	
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS	
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION	
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State	ary and contingent 4,047,570 2,773,600
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System	ary and contingent 4,047,570 2,773,600
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to	ary and contingent 4,047,570 2,773,600 732,403 493,600
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security	ary and contingent 4,047,570 2,773,600 732,403 493,600 300,289 199,300
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel	ary and contingent 4,047,570 2,773,600
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services. For Operation of Auto Equipment	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services. For Operation of Auto Equipment Total	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel For Commodities For Equipment For Telecommunications Services For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment For Department System For Department System For State Contributions to Social Security Services For Travel For Commodities For Personal Services For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State Employees' Retirement System	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel For Commodities For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Group Insurance	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Equipment For Equipment For Telecommunications Services For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Group Insurance For Contractual Services	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel For Telecommunications Services For Telecommunications Services For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Group Insurance For Contractual Services For Travel	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel For Telecommunications Services For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Group Insurance For Contractual Services For Travel For Commodities	ary and contingent
are appropriated for the objects and purposes hereinafter named, to meet the ordin expenses of the Historic Preservation Agency: FOR OPERATIONS HISTORIC SITES DIVISION PAYABLE FROM GENERAL REVENUE FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel For Telecommunications Services For Telecommunications Services For Operation of Auto Equipment Total PAYABLE FROM ILLINOIS HISTORIC SITES FUND For Personal Services For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Group Insurance For Contractual Services For Travel	ary and contingent

For Operation of Auto Equipment	
For Historic Preservation Programs Administered	
by the Historic Sites Division, Only to the	
Extent that Funds are Received Through	
Grants, Awards, or Gifts	300,000
For Permanent Improvements	
Total	\$708,600
(D. A. 05.731 A. 4.20 G. 405)	

(P.A. 95-731, Art. 20, Sec. 85)

Sec. 85. The sum of \$250,000 \$1,500,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Historic Preservation Agency for a grant to the Illinois Abraham Lincoln Bicentennial Commission for expenses and activities related to promoting knowledge and understanding of the life and times of Abraham Lincoln and observances commemorating Abraham Lincoln's birthday on February 12, 2009.

Section 30. "AN ACT concerning appropriations", Public Act 95-733, approved July 9, 2008, as vetoed, reduced and restored, is amended by changing Section 5 of Article 3 as follows:

(P.A. 95-733, Art. 3, Sec. 5)

Section 5. The following named amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to the Illinois Educational Labor Relations Board for the objects and purposes hereinafter named:

OPERATIONS

For Personal Services	802,350 723,350
For Employee Retirement Contributions	
Paid by Employer	0
For State Contributions to State	
Employees' Retirement System	128,800
For State Contributions to	
Social Security	<u>61,800</u> 55,300
For Contractual Services	<u>56,700</u> 120,700
For Travel	11,200
For Commodities	4,900
For Printing	3,000
For Equipment	3,700
For Electronic Data Processing	<u>1,000</u> 6,000
For Telecommunications Services.	<u>0</u> 16,500
For Operation of Automotive Equipment	<u>2,200</u>
Total	\$1,075,650
Sec. 35. "AN ACT concerning appropriations", Public Act 95-731, approved July	y 9, 2008, as
vetoed, reduced and restored, is amended by changing Section 50 of Article 8 as follows:	

(P.A. 95-731, Art. 8, Sec. 50)

Sec. 50. The following named amounts, or so much thereof as may be necessary, respectively, for payments for care of children served by the Department of Children and Family Services:

GRANTS-IN-AID

REGIONAL OFFICES

PAYABLE FROM GENERAL REVENUE FUND

For Foster Homes and Specialized	
Foster Care and Prevention	
For Counseling and Auxiliary Services	14,028,500
For Institution and Group Home Care and	
Prevention	<u>165,380,600</u> 128,780,600
For Services Associated with the Foster	
Care Initiative	6,812,200
For a 3% increase, to be given directly	
to both licensed and unlicensed foster	
parents	0
For Purchase of Adoption and	
Guardianship Services	
For Health Care Network	4,198,500

For Cash Assistance and Housing	
Locator Service to Families in the	1 422 000
Class Defined in the Norman Consent Order	
For Youth in Transition Program	944,/00
For MCO Technical Assistance and Program Development	1 (50 000
	1,030,000
For Pre Admission/Post Discharge	2 225 000
Psychiatric Screening	3,225,000
For Assisting in the Development	2 060 500
of Children's Advocacy Centers	2,069,500
For Psychological Assessments	
including Operations and	2 200 000
Administrative Expenses	
Total	\$566,031,900
PAYABLE FROM DCFS CHILDREN'S SERVICES FUND	
For Foster Homes and Specialized	
Foster Care and Prevention	141,570,500
For Cash Assistance and Housing Locator	
Services to Families in the	
Class Defined in the Norman	
Consent Order	
For Counseling and Auxiliary Services	12,568,900
For Institution and Group Home Care and	
Prevention	99,174,500
For Assisting in the development	
of Children's Advocacy Centers.	1,505,400
For Children's Personal and	
Physical Maintenance	3,198,100
For Services Associated with the Foster	
Care Initiative	1,733,500
For Purchase of Adoption and	
Guardianship Services	
For Client Specific Assistance	0
For Family Preservation Services	
For Purchase of Children's Services	1,355,300
For Family Centered Services Initiative	<u>16,999,700</u>
Total	\$374,701,600
Section 40. "AN ACT concerning appropriations", Public Act 95-734, approved Jul	y 9, 2008, as
vetoed, reduced and restored, is amended by changing Sections 5 and 10 of Article 14 as fol	
(P.A. 95-734, Art. 14, Sec. 5)	
Sec. 5. The following named sums or so much thereof as may be necessary, respect	ively for the

Sec. 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the following divisions of the Department of Juvenile Justice for the fiscal year ending June 30, 2009:

FOR OPERATIONS GENERAL OFFICE

For Personal Services	103,200 158,200
For State Contributions to State	
Employees' Retirement System	28,200
For State Contributions to	
Social Security	12,200
For Contractual Services	87,000
For Travel	0
For Commodities	600
For Printing	0
For Equipment	1,000
For Electronic Data Processing	

	0
For Tort Claims	· · · · · · · · · · · · · · · · · · ·
Total	\$1,038,600
SCHOOL DISTRICT	6 492 000 7 602 000
For Personal Services	<u>6,482,000</u> 7,602,000
For Student, Member and Inmate	0
Compensation	0
	1 252 000
Employees' Retirement System	
Retirement System	2 700
For State Contributions to Social Security	
For Contractual Services	
For Travel	· · · · · · · · · · · · · · · · · · ·
For Commodities	· · · · · · · · · · · · · · · · · · ·
For Printing.	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment.	
Total	\$10,408,700
AFTERCARE SERVICES	Ψ10,100,700
For Personal Services	340.100. 390.100
For State Contributions to State	<u> </u>
Employees' Retirement System.	79.600
For State Contributions to	······,···,···,···,···,···,···,···,···
Social Security	29,500
For Contractual Services	
For Travel	
For Travel and Allowance for Committed,	,
Paroled and Discharged Youth	
For Commodities	
For Printing	
For Equipment	0
For Telecommunications Services.	87,200
For Operation of Auto Equipment	
Total	\$6,266,100
(P.A. 95-734, Art. 14, Sec. 10)	
Sec. 10. The following named amounts, or so much thereof as ma	ay be necessary, respectively,
are appropriated to the Department of Juvenile Justice from the General Re	venue Fund:
ILLINOIS YOUTH CENTER - CHICAGO	
For Personal Services	4,596,900
For Student, Member and Inmate	
Compensation	
For State Contributions to State	
Employees' Retirement System	
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	700
For Travel and Allowances for Committed,	^
Paroled and Discharged Youth	
For Commodities	
For Printing	
For Equipment.	
Ear Talasannunisations Comicae	
For Telecommunications Services	· · · · · · · · · · · · · · · · · · ·

Total	\$8,792,700
ILLINOIS YOUTH CENTER - HARRISBURG	
For Personal Services	13,993,000 14,768,000
For Student, Member and Inmate	
Compensation	
For State Contributions to State	
Employees' Retirement System	2,622,900
For State Contributions to	
Social Security	1,127,500
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	,
Paroled and Discharged Youth	9.000
For Commodities	
For Printing	
For Equipment.	
For Telecommunications Services	
For Operation of Auto Equipment	
Total	\$22,256,400
ILLINOIS YOUTH CENTER - JOLIET	\$22,230,400
For Personal Services	12 536 900 11 536 900
For Student, Member and Inmate	12,330,800 11,330,800
Compensation	12 600
•	13,600
For State Contributions to State	2 0 4 7 9 0 0
Employees' Retirement System	2,047,800
For State Contributions to	202 202
Social Security	
For Contractual Services	
For Travel	5,200
For Travel and Allowances for Committed,	
Paroled and Discharged Youth	
For Commodities	
For Printing.	
For Equipment	21,600
For Telecommunications Services	50,100
For Operation of Auto Equipment	<u>57,400</u>
Total	\$17,337,500
ILLINOIS YOUTH CENTER - KEWANEE	
For Personal Services	<u>11,689,900</u> 10,689,900
For Student, Member and Inmate	
Compensation	16,200
For State Contributions to State	•
Employees' Retirement System.	1.897.100
For State Contributions to	,,
Social Security	
For Contractual Services	
For Travel	
For Travel Allowances for Committed,	
Paroled and Discharged Youth	0
For Commodities	
For Printing.	· · · · · · · · · · · · · · · · · · ·
For Equipment For Telecommunications Services	
For Operation of Auto Equipment	
Total	\$18,374,400
ILLINOIS YOUTH CENTER - MURPHYSBORO	/ = // = ^ ^
For Personal Services	6,766,500

For Student, Member and Inmate	
Compensation	8.600
For State Contributions to State	
Employees' Retirement System	1,198,900
For State Contributions to	, ,
Social Security	515,400
For Contractual Services	1,068,200
For Travel	2,800
For Travel Allowances for Committed,	
Paroled and Discharged Youth	
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$9,947,000
ILLINOIS YOUTH CENTER - PERE MARQUETTE	
For Personal Services	2,697,600
For Student, Member and Inmate	1000
Compensation	12,300
For State Contributions to State	454.000
Employees' Retirement System	474,800
For State Contributions to	204 100
Social Security	
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	0
Paroled and Discharged Youth	
For Printing	,
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$4,391,500
ILLINOIS YOUTH CENTER - ST. CHARLES	ΨΨ,571,500
For Personal Services	14 264 000
For Student, Member and Inmate	14,204,000
Compensation	45 000
For State Contributions to State	
Employees' Retirement System	2 533 200
For State Contributions to	
Social Security	1.089.000
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	,
Paroled and Discharged Youth	0
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services	
For Operation of Auto Equipment	<u>126,000</u>
Total	\$22,953,300
ILLINOIS YOUTH CENTER - WARRENVILLE	
For Personal Services	5,615,200
For Student, Member and Inmate	
Compensation	17,300
For State Contributions to State	

Employees' Retirement System	994,000
For State Contributions to	
Social Security	427,300
For Contractual Services	
For Travel	2,500
For Travel and Allowances for Committed,	
Paroled and Discharged Youth	0
For Commodities	213,300
For Printing	
For Equipment	21,000
For Telecommunications Services	
For Operation of Auto Equipment	
Total	\$9,155,500
Section 45 "AN ACT concerning engrapsicions" Public Act 05 724 ap	proved July 0, 2009, as

Section 45. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, as vetoed, reduced and restored, is amended by changing Sections 5, 40 and 45 of Article 5 as follows:

(P.A. 95-734, Art. 5, Sec. 5)

Sec. 5. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the following divisions of the Department of Corrections for the fiscal year ending June 30, 2009:

FOR OPERATIONS GENERAL OFFICE

For Personal Services	<u>13,412,900</u> 13,307,900
For State Contributions to State	
Employees' Retirement System	
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	257,600
For Commodities	
For Printing	2,400
For Equipment	
For Electronic Data Processing	
For Telecommunications Services.	
For Operation of Auto Equipment	
For Tort Claims	
Total	\$34,837,500
(P.A. 95-734, Art. 5, Sec. 40)	

Sec. 40. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenses of the Department of Corrections:

ADULT EDUCATION

TIB CET ED CETTION	
For Personal Services	<u>13,242,100</u> 14,772,100
For Student, Member and Inmate	
Compensation	
For State Contributions to State	
Employees' Retirement System	
For State Contributions to Teachers'	
Retirement System	4,500
For State Contributions to Social Security	
For Contractual Services	4,723,900
For Travel	
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services	60,900
For Operation of Auto Equipment	
• •	

Total \$23,632,600 FIELD SERVICES For Student, Member and Inmate Compensation 85,400 For State Contributions to State For State Contributions to Social Security 4,205,100 For Contractual Services 42,725,900 For Travel and Allowance for Committed, For Commodities 476,000 For Equipment 26,000 For Telecommunications Services 6,939,900 For Operation of Auto Equipment 5,335,000 (P.A. 95-734, Art. 5, Sec. 45) Sec. 45. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Corrections from the General Revenue Fund for: PUBLIC SAFETY SHARED SERVICES For costs and expenses related to or in support of a Public BIG MUDDY RIVER CORRECTIONAL CENTER For Personal Services 18.351.800 For Student, Member and Inmate Compensation 330,800 For State Contributions to State For State Contributions to Social Security 1,393,900 For Contractual Services 6,647,900 For Travel 15,900 For Travel and Allowances for Committed, For Commodities 1,757,400 For Equipment 31,000 For Telecommunications Services 93,700 For Operation of Auto Equipment <u>150,400</u> Total \$32,582,500 CENTRALIA CORRECTIONAL CENTER For Personal Services <u>22,212,900</u> <u>21,387,900</u> For Student, Member and Inmate For State Contributions to State For State Contributions to Social Security 1,636,200 For Contractual Services 5.093.800 For Travel 9,900 For Travel and Allowances for Committed,

Fan Brindin a	10.600
For Printing	
For Equipment	
For Telecommunications Services	
For Operation of Auto Equipment	
Total	\$34,137,800
DANVILLE CORRECTIONAL CENTER	
For Personal Services	<u>18,730,400</u> 19,430,400
For Student, Member and Inmate	
Compensation	338,800
For State Contributions to State	
Employees' Retirement System	3,457,900
For State Contributions to	
Social Security	1,486,500
For Contractual Services	5,810,000
For Travel	14,800
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.	9,100
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$32,776,100
DECATUR WOMEN'S CORRECTIONAL CENTER	\$32,770,100
	12 901 100 12 201 100
For Personal Services	13,801,100 13,301,100
For Student, Member and Inmate	02.200
Compensation	92,200
For State Contributions to State	2 2 (7 100
Employees' Retirement System	2,36/,100
For State Contributions to	4.04=.600
Social Security	
For Contractual Services	
For Travel	5,400
For Travel and Allowances for	
Committed, Paroled and	
Discharged Prisoners	
For Commodities	
For Printing	9,600
For Equipment	22,000
For Telecommunications Services	37,900
For Operation of Auto Equipment	<u>59,000</u>
Total	\$20,935,000
DIXON CORRECTIONAL CENTER	
For Personal Services	32,402,700 32,127,700
For Student, Member and Inmate	
Compensation	360 000
For State Contributions to State	
Employees' Retirement System.	5 676 700
For State Contributions to	
Social Security	2 440 200
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	20,000
Paroled and Discharged Prisoners	15 200
<u> </u>	
For Commodities	
For Printing.	
For Equipment	44,400

	1.00.000
For Telecommunications Services.	
For Operation of Auto Equipment	\$58,046,600
DWIGHT CORRECTIONAL CENTER	
For Personal Services	24,469,400
For Student, Member and Inmate	
Compensation	159,600
For State Contributions to State	,
Employees' Retirement System.	4,354,600
For State Contributions to	, ,
Social Security	1,869,400
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.	9 600
For Commodities.	
For Printing.	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$41,798,900
EAST MOLINE CORRECTIONAL CENTER	\$41,798,900
	16 775 100 16 525 100
For Personal Services	10,773,100 10,323,100
For Student, Member and Inmate	220 200
Compensation	238,200
For State Contributions to State	2 0 40 000
Employees' Retirement System	2,940,900
For State Contributions to	1.064.000
Social Security	
For Contractual Services	
For Travel	12,400
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners	
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$26,607,200
SOUTHWESTERN ILLINOIS CORRECTIONAL CENTER	
For Personal Services	<u>14,581,800</u> 14,756,800
For Student, Member and Inmate	
Compensation	149,800
For State Contributions to State	
Employees' Retirement System	
For State Contributions to	
Social Security	
For Contractual Services	10,405,400
For Travel	13,600
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.	4,400
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Tot operation of Auto Equipment	\$29,908,500
10141	\$29,900,300

GRAHAM CORRECTIONAL CENTER

GRAHAM CORRECTIONAL CENTER	
For Personal Services	<u>23,737,600</u> 24,187,600
For Student, Member and Inmate	
Compensation	267,100
For State Contributions to State	4 270 000
Employees' Retirement System	4,278,800
For State Contributions to Social Security	1 920 200
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	18,300
Paroled and Discharged Prisoners	6 900
For Commodities.	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$40,638,600
ILLINOIS RIVER CORRECTIONAL CENTER	
For Personal Services	20,818,200 19,568,200
For Student, Member and Inmate	
Compensation	323,400
For State Contributions to State	
Employees' Retirement System	
For State Contributions to Social Security	
For Contractual Services	6,722,800
For Travel	17,000
For Travel and Allowance for Committed, Paroled	
and Discharged Prisoners	
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$37,869,600
HILL CORRECTIONAL CENTER	10 005 100 10 420 100
For Personal Services	18,895,100 18,420,100
For Student, Member and Inmate	202 600
Compensation For State Contributions to State	
Employees' Retirement System	
For State Contributions to Social Security	1 300 100
For Contractual Services	
For Travel	
For Travel and Allowance for Committed, Paroled	10,500
and Discharged Prisoners	27 300
For Commodities.	
For Printing.	
For Equipment	
For Telecommunications Services	
For Operation of Auto Equipment	
Total	\$32,392,800
JACKSONVILLE CORRECTIONAL CENTER	. , , , , , , , , , , , , , , , , , , ,
For Personal Services	<u>27,702,100</u> 26,902,100
For Student, Member and Inmate	
Compensation	
For State Contributions to State	

Employees' Retirement System	4,753,400
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	2,800
For Travel and Allowance for Committed,	
Paroled and Discharged Prisoners.	
For Commodities	2,131,200
For Printing	21,200
For Equipment	32,000
For Telecommunications Services.	58,200
For Operation of Auto Equipment	<u>217,200</u>
Total	\$40,652,900
LAWRENCE CORRECTIONAL CENTER	
For Personal Services	24,058,000 24,158,000
For Student, Member and Inmate	
Compensation	299,800
For State Contributions to State	,
Employees' Retirement System.	4.268.500
For State Contributions to	
Social Security	1 834 800
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	27,500
Paroled and Discharged Prisoners	48 800
For Commodities	
For Printing	
For Equipment For Telecommunications Services	
	· · · · · · · · · · · · · · · · · · ·
For Operation of Auto Equipment	
Total LINCOLN CORRECTIONAL CENTER	\$42,280,000
	12 550 500 12 050 500
For Personal Services	13,559,500 13,959,500
For Student, Member and Inmate	210,000
Compensation	219,000
For State Contributions to State	
Employees' Retirement System	2,484,300
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	9,300
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners	
For Commodities	,
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	<u>126,900</u>
Total	\$24,137,200
LOGAN CORRECTIONAL CENTER	
For Personal Services	21,761,300 21,436,300
For Student, Member and Inmate	
Compensation	
For State Contributions to State	
Employees' Retirement System	3 814 900
Employees' Retirement System	3,814,900
Employees' Retirement System For State Contributions to Social Security	

For Contractual Services	4 436 200
For Travel	
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners	15 300
For Commodities	
For Printing.	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	\$34,710,400
MENARD CORRECTIONAL CENTER	\$34,710,400
For Personal Services	40 380 500 47 080 500
For Student, Member and Inmate	49,569,500 47,969,500
Compensation	333 700
For State Contributions to State	
Employees' Retirement System	9 470 200
For State Contributions to	8,479,200
Social Security	2 645 000
For Contractual Services	
For Travel and Allowaness for Committed	
For Travel and Allowances for Committed,	17.000
Paroled and Discharged Prisoners	
For Commodities	
For Printing.	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total PINCKNEW HILE CORRECTION AL CENTER	\$76,256,900
PINCKNEYVILLE CORRECTIONAL CENTER	25 (25 200
For Personal Services	25,625,200
For Student, Member and Inmate	225 900
Compensation	233,800
	4 527 900
Employees' Retirement System	4,327,800
For State Contributions to	
Social Security	1.046.200
For Contractor 1 Coming	
For Contractual Services	7,520,900
For Travel	7,520,900
For Travel and Allowances for Committed,	
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners	
For Travel	
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing	
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment	
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services	
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment	
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing. For Equipment For Telecommunications Services For Operation of Auto Equipment Total	
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER	7,520,900
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services	7,520,900
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate	7,520,900 19,600 17,500 2,372,400 21,900 26,400 74,500 177,300 \$43,285,000 37,894,800
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing. For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation	7,520,900 19,600 17,500 2,372,400 21,900 26,400 74,500 177,300 \$43,285,000 37,894,800
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing. For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State	7,520,900 19,600
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System	7,520,900 19,600
For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to	7,520,900 19,600 17,500 2,372,400 21,900 26,400 74,500 177,300 \$43,285,000 37,894,800 212,500 6,743,800
For Travel and Allowances for Committed, Paroled and Discharged Prisoners. For Commodities For Printing. For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security	7,520,900 19,600
For Travel and Allowances for Committed, Paroled and Discharged Prisoners. For Commodities. For Printing For Equipment For Telecommunications Services. For Operation of Auto Equipment. Total PONTIAC CORRECTIONAL CENTER For Personal Services. For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services.	7,520,900 19,600
For Travel and Allowances for Committed, Paroled and Discharged Prisoners. For Commodities For Printing. For Equipment For Telecommunications Services. For Operation of Auto Equipment Total PONTIAC CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security	7,520,900 19,600

D 11 1D: 1 1D:	7.500
Paroled and Discharged Prisoners.	
For Commodities	
For Printing	
For Equipment For Telecommunications Services	
For Operation of Auto Equipment	· · · · · · · · · · · · · · · · · · ·
Total	\$58,871,000
ROBINSON CORRECTIONAL CENTER	\$38,871,000
For Personal Services	16 390 500 16 115 500
For Student, Member and	10,570,500
Inmate Compensation	233 700
For State Contributions to State	255,700
Employees' Retirement System	2 868 000
For State Contribution to	2,000,000
Social Security	1.232.800
For Contractual Services	
For Travel	
For Travel and Allowances for	,
Committed, Paroled and Discharged	
Prisoners	4,300
For Commodities	1,409,300
For Printing	11,500
For Equipment	
For Telecommunications Services.	45,000
For Operation of Automotive Equipment	<u>122,500</u>
Total	\$26,276,500
SHAWNEE CORRECTIONAL CENTER	
For Personal Services	<u>21,800,800</u> 21,750,800
For Student, Member and	
Inmate Compensation	
For State Contributions to State	
Employees' Retirement System	
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	14,000
For Travel and Allowances for Committed,	74.000
Paroled and Discharged Prisoners	
For Commodities	
For Printing.	
For Equipment	
For Operation of Auto Equipment	
For Operation of Auto Equipment	\$36,459,800
SHERIDAN CORRECTIONAL CENTER	\$30,439,800
For Personal Services	10 287 500 10 487 500
For Student, Member and Inmate	17,207,300 17,107,300
Compensation	183 300
For State Contributions to State	105,500
Employees' Retirement System	3 443 300
For State Contributions to	
Social Security	1 479 200
For Contractual Services	
For Travel	
For Travel and Allowances for Committed,	,,,,,
Paroled and Discharged Prisoners	
For Commodities	

Car Drinting	15 000
For Printing	
For Equipment	
For Telecommunications Services	
For Operation of Auto Equipment	
Total TANGE CORRECTIONAL CENTER	\$48,058,600
TAMMS CORRECTIONAL CENTER	10.040.700.10.667.700
For Personal Services	18,042,700 18,667,700
For Student, Member and Inmate	102.200
Compensation	103,300
For State Contributions to State	2 200 400
Employees' Retirement System	3,298,400
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	20,100
For Travel and Allowance for Committed,	
Paroled and Discharged Prisoners	
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$29,955,500
STATEVILLE CORRECTIONAL CENTER	
For Personal Services	<u>73,118,300</u> 73,093,300
For Student, Member and Inmate	
Compensation	
For State Contributions to State	
Employees' Retirement System	12,748,400
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	166,600
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners.	24,000
For Commodities	5,643,100
For Printing	91,500
For Equipment	
For Telecommunications Services	246,000
For Operation of Auto Equipment	<u>657,900</u>
Total	\$114,543,900
TAYLORVILLE CORRECTIONAL CENTER	
For Personal Services	
For Student, Member and Inmate Compensation	241,700
For State Contributions to State	
Employees' Retirement System	2,660,200
For State Contribution to	
Social Security	
For Contractual Services	4,958,000
For Travel	5,100
For Travel and Allowance for	
Committed, Paroled and Discharged	
Prisoners	12,200
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services	

For Operation of Automotive Equipment	67,200
Total	\$25,964,100
VANDALIA CORRECTIONAL CENTER	
For Personal Services	21,856,700 22,956,700
For Student, Member and Inmate	
Compensation	
For State Contributions to State	
Employees' Retirement System	4,056,200
For State Contributions to	
Social Security	
For Contractual Services	3,937,900
For Travel	
For Travel and Allowances for Committed,	
Paroled and Discharged Prisoners	21,500
For Commodities	2,044,600
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
Total	\$36,065,300
THOMSON CORRECTIONAL CENTER	
For Personal Services	6,328,700
For Student, Member and Inmate	, ,
Compensation	
For State Contributions to State	,
Employees' Retirement System.	
For State Contributions to	,
Social Security	
For Contractual Services	
For Travel	
For Travel and Allowances for	
TOI TIAVEI AIIU AIIUWAIICES IOI	
Committed, Paroled and	5,100
Committed, Paroled and Discharged Prisoners	
Committed, Paroled and Discharged Prisoners For Commodities	585,100
Committed, Paroled and Discharged Prisoners For Commodities For Printing	585,100 11,700
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment	
Committed, Paroled and Discharged Prisoners For Commodities For Printing. For Equipment For Telecommunications Services	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER	585,100 11,700
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services	585,100 11,700
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel and Allowances for Committed,	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services. For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services. For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities	
Committed, Paroled and Discharged Prisoners For Commodities For Printing For Equipment For Telecommunications Services For Operation of Auto Equipment Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System For State Contributions to Social Security For Contractual Services For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners For Commodities For Printing	
Committed, Paroled and Discharged Prisoners For Commodities For Printing. For Equipment. For Telecommunications Services. For Operation of Auto Equipment. Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation. For State Contributions to State Employees' Retirement System. For State Contributions to Social Security. For Contractual Services For Travel. For Travel and Allowances for Committed, Paroled and Discharged Prisoners. For Commodities For Printing. For Equipment.	585,100
Committed, Paroled and Discharged Prisoners For Commodities For Printing. For Equipment. For Telecommunications Services. For Operation of Auto Equipment. Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation For State Contributions to State Employees' Retirement System. For State Contributions to Social Security For Contractual Services For Travel For Travel and Allowances for Committed, Paroled and Discharged Prisoners. For Commodities For Printing. For Equipment For Telecommunications Services.	585,100 11,700 73,300 95,600 101,400 \$10,531,800 21,162,100 21,762,100 234,500 3,872,800 1,664,800 3,252,300 5,700 67,000 2,434,200 15,300 28,000 69,000
Committed, Paroled and Discharged Prisoners For Commodities For Printing. For Equipment. For Telecommunications Services. For Operation of Auto Equipment. Total VIENNA CORRECTIONAL CENTER For Personal Services For Student, Member and Inmate Compensation. For State Contributions to State Employees' Retirement System. For State Contributions to Social Security. For Contractual Services For Travel. For Travel and Allowances for Committed, Paroled and Discharged Prisoners. For Commodities For Printing. For Equipment.	585,100 11,700 73,300 95,600 101,400 \$10,531,800 21,162,100 21,762,100 234,500 3,872,800 1,664,800 3,252,300 5,700 67,000 2,434,200 15,300 28,000 69,000

WESTERN ILLINOIS CORRECTIONAL CENTER

WESTERN REELINGIS CORRECTION RECEIVIER	
For Personal Services	22,619,900
For Student, Member and Inmate	
Compensation	300,200
For State Contributions to State	
Employees' Retirement System	4,025,500
For State Contributions to	
Social Security	1,730,400
For Contractual Services	5,436,000
For Travel	
For Travel and Allowances for Committed,	Ź
Paroled and Discharged Prisoners	38,000
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	143,900
Total	\$36,531,000
Section 50 "AN ACT concerning appropriations" Public Act 95-734, approved July 9	2008 is

Section 50. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by changing Sections 45, 50, 75, 85, 90, 140, 175, 185, 195, 210, 215, 220, 230, 235, 245, 250, 280, 295, 305 and 310 to Article 12 as follows:

(P.A. 95-734, Art. 12, Sec. 45)

Sec. 45. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund for the ordinary and contingent expenditures of the Department of Human Services:

JACK MABLEY DEVELOPMENT CENTER

For Personal Services	
For Retirement Contributions	
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	3,800
For Commodities	
For Printing.	4,400
For Equipment	
For Telecommunications Services.	
For Operation of Automotive Equipment	27,400
Total	\$10,978,600
(P.A. 95-734, Art. 12, Sec. 50)	

Sec. 50. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenditures of the Department of Human Services:

ALTON MENTAL HEALTH CENTER

For Personal Services	<u>17,622,700</u> 17,789,500
For Retirement Contributions	
For State Contributions to Social	
Security	
For Contractual Services	
For Travel	
For Commodities	
For Printing	11,800
For Equipment	
For Telecommunications Services	
For Operation of Auto Equipment	
For Expenses Related to Living Skills Program	<u>3,300</u>
Total	\$24,805,000
(PA 95-734 Art 12 Sec 75)	

(P.A. 95-734, Art. 12, Sec. 75)

Sec. 75. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Human Services:

MENTAL HEALTH GRANTS AND PROGRAM SUPPORT

MENTAL HEALTH GRANTS AND PROGRAM S	UPPORT
Payable from General Revenue Fund:	4.072.600.5.160.400
For Personal Services	
For Retirement Contributions	919,800
For State Contribution to	272 000 205 400
Social Security	
For Contractual Services	
For Travel	· · · · · · · · · · · · · · · · · · ·
For Commodities	, , , , , , , , , , , , , , , , , , ,
For Equipment	
For Telecommunications Services.	
Total	\$9,283,000
Payable from the Community Mental Health Services	
Block Grant Fund:	
For Personal Services	
For Retirement Contributions	
For State Contributions to Social Security	
For Group Insurance	
For Contractual Services	
For Travel	· · · · · · · · · · · · · · · · · · ·
For Commodities	· · · · · · · · · · · · · · · · · · ·
For Equipment	
Total	\$1,023,950
(P.A. 95-734, Art. 12, Sec. 85)	
Sec. 85. The following named sums, or so much thereof as may	
the objects and purposes hereinafter named, are appropriated to meet	the ordinary and contingent
expenditures of the Department of Human Services:	
INSPECTOR GENERAL	
Payable from General Revenue Fund:	
For Personal Services	
For Retirement Contributions	
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	
For Commodities	,
For Equipment	
For Telecommunications Services.	
Total	\$5,250,000
(P.A. 95-734, Art. 12, Sec. 90)	
Sec. 90. The following named amounts, or so much thereof as m	ay be necessary, respectively,
are appropriated to the Department of Human Services:	
DEVELOPMENTAL DISABILITIES GRANTS AND PROC	GRAM SUPPORT
Payable from General Revenue Fund:	
For Personal Services	
For Retirement Contributions	1 283 500
For State Contribution to	
Social Security	<u>515,800</u> 551,800
For Contractual Services	<u>515,800</u> <u>551,800</u> 212,300
For Contractual Services	<u>515,800</u> <u>551,800</u> 212,300 198,700
For Contractual Services For Travel For Commodities	<u>515,800</u> <u>551,800</u> 212,300198,70020,000
For Contractual Services For Travel For Commodities For Equipment	
For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services	
For Contractual Services For Travel For Commodities For Equipment	
For Contractual Services For Travel For Commodities For Equipment For Telecommunications Services	

Personal Services	0
Retirement	
Social Security	
Total	\$11,315,050
(P.A. 95-734, Art. 12, Sec. 140)	
Sec. 140. The following named sums, or so much thereof as may	be necessary, respectively, for the
objects and purposes hereinafter named, are appropriated from the G	
ordinary and contingent expenditures of the Department of Human Ser	vices:
CLYDE L. CHOATE MENTAL HEALTH AND DEVELO	OPMENTAL CENTER
For Personal Services	
For Retirement Contributions	5,042,100
For State Contributions	
to Social Security	<u>2,154,700</u> 2,167,400
For Contractual Services	
For Travel	
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
For Expenses Related to Living Skills Program	
Total	\$40,522,200
(P.A. 95-734, Art. 12, Sec. 175)	
Sec. 175. The following named sums, or so much thereof as m	nay be necessary, respectively, for
the objects and purposes hereinafter named, are appropriated from th	e General Revenue Fund to meet
the ordinary and contingent expenses of the Department of Human Ser-	vices:
CHICAGO-READ MENTAL HEALTH CE	ENTER
For Personal Services	
For Retirement Contributions	
For State Contributions to	
Social Security	<u>1,644,800</u> 1,658,500
For Contractual Services	
For Travel	
For Commodities	,
For Printing	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
For Expenses Related to Living	
Skills Program	
Total	\$30,420,700
(P.A. 95-734, Art. 12, Sec. 185)	
Sec. 185. The following named sums, or so much thereof as m	
the objects and purposes hereinafter named, are appropriated to m	neet the ordinary and contingent
expenses of the Department of Human Services:	
SEXUALLY VIOLENT PERSONS PROG	iRAM
Payable from General Revenue Fund:	
For Personal Services	
For Retirement Contributions	
For State Contributions to	001.000.001.000
Social Security	
For Contractual Services	
For Travel	
For Commodities	
For Printing	
For Equipment	
For Telecommunications Services.	146,600

For Operation of Auto Equipment	86,100
Program	<u>1,660,000</u>
Total	\$29,345,600
(P.A. 95-734, Art. 12, Sec. 195)	
Sec. 195. The following named sums, or so much thereof as may be necessa	ry, respectively, for
the objects and purposes hereinafter named, are appropriated from the General Rev	venue Fund to meet
the ordinary and contingent expenditures of the Department of Human Services:	
ANN M. KILEY DEVELOPMENTAL CENTER	
For Personal Services	22,234,000 21,625,400
For Retirement Contributions	3,848,500
For State Contributions to Social	
Security	<u>1,700,900</u> 1,654,300
For Contractual Services	2,083,700
For Travel	7,000
For Commodities	1,009,200
For Printing	14,100
For Equipment	34,600
For Telecommunications Services.	129,600
For Operation of Auto Equipment	82,300
For Expenses Related to Living Skills Program	<u>13,500</u>
Total	\$30,570,800
(P.A. 95-734, Art. 12, Sec. 210)	
Sec. 210. The following named sums, or so much thereof as may be necessar	ry, respectively, for
the objects and purposes hereinafter named, are appropriated from the General Rev	venue Fund to meet
the ordinary and contingent expenses of the Department of Human Services: JOHN J. MADDEN MENTAL HEALTH CENTER	
For Personal Services	24.048.200 24.689.900
For Retirement Contributions	
For State Contributions to Social	
Security	<u>1,839,700</u> 1,888,800
For Contractual Services	2,329,900
For Travel	44,400
For Commodities	541,400
For Printing	18,700
For Equipment	66,300
For Telecommunications Services.	192,400
For Operation of Auto Equipment	37,700
For Expenses Related to Living Skills Program	<u>14,200</u>
Total	\$34,283,400
(P.A. 95-734, Art. 12, Sec. 215)	
Sec. 215. The following named sums, or so much thereof as may be necessar	
the objects and purposes hereinafter named, are appropriated from the General Rev	venue Fund to meet
the ordinary and contingent expenditures of the Department of Human Services:	
WARREN G. MURRAY DEVELOPMENTAL CENTER	
For Personal Services	
For Retirement Contributions	4,749,600
For State Contributions	
to Social Security	
For Contractual Services	
For Travel	
For Commodities	
For Printing.	
For Equipment	
For Telecommunications Services	
For Operation of Auto Equipment	
For Expenses Related to Living Skills Program	<u>2,900</u>

Total \$38,513,100

(P.A. 95-734, Art. 12, Sec. 220)

Sec. 220. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenditures of the Department of Human Services:

ELGIN MENTAL HEALTH CENTER

For Personal Services	
For Retirement Contributions	
For State Contributions	
to Social Security	
For Contractual Services	4,704,800
For Travel	31,800
For Commodities	
For Printing.	
For Equipment	128,800
For Telecommunications Services	219,200
For Operation of Auto Equipment	127,600
For Expenses Related to Living Skills Program	<u>31,200</u>
Total	\$68,977,500
(P.A. 95-734, Art. 12, Sec. 230)	

Sec. 230. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenditures of the Department of Human Services:

CHESTER MENTAL HEALTH CENTER

For Personal Services	<u>30,343,200</u> 31,985,300
For Retirement Contributions	5,692,100
For State Contributions	
to Social Security	<u>2,321,500</u> 2,446,900
For Contractual Services	
For Travel	73,500
For Commodities	693,400
For Printing	
For Equipment	49,300
For Telecommunications Services.	96,800
For Operation of Auto Equipment	48,100
For Expenses Related to Living Skills Program	
Total	\$46,223,100
(D A 05 734 Art 12 Sec 235)	

(P.A. 95-734, Art. 12, Sec. 235)

Sec. 235. The following named sums, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenditures of the Department of Human Services:

JACKSONVILLE DEVELOPMENTAL CENTER

For Personal Services	<u>22,042,300</u> 22,849,600
For Retirement Contributions	
For State Contributions	
to Social Security	
For Contractual Services	
For Travel	14,300
For Commodities	
For Printing	12,200
For Equipment	
For Telecommunications Services	
For Operation of Auto Equipment	67,300
For Expenses Related to Living Skills Program	<u>16,200</u>
Total	\$32,147,700
(D A 05 724 Art 12 Sec 245)	

(P.A. 95-734, Art. 12, Sec. 245)

Sec. 245. The following named sums, or so much thereof as may be necessary, respectively, for

the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to meet the ordinary and contingent expenditures of the Department of Human Services:

the ordinary and contingent expenditures of the Department of Truman Services.	
ANDREW McFARLAND MENTAL HEALTH CENTER	
For Personal Services	<u>15,218,900</u> 16,108,500
For Retirement Contributions	
For State Contributions	
to Social Security	1,164,300 1,232,350
For Contractual Services	2,651,400
For Travel	11,100
For Commodities	452,100
For Printing	7,500
For Equipment	62,300
For Telecommunications Services	173,800
For Operation of Auto Equipment	45,700
For Expenses Related to Living Skills Program	<u>11,400</u>
Total	\$24,510,750
(P.A. 95-734, Art. 12, Sec. 250)	
Sec. 250. The following named sums, or so much thereof as may be necessary	
for the objects and purposes hereinafter named, are appropriated from the General	al Revenue Fund to
meet the ordinary and contingent expenses of the Department of Human Services:	
GOVERNOR SAMUEL H. SHAPIRO DEVELOPMENTAL CENT	TER
For Personal Services	
For Retirement Contributions	9,964,900
For State Contributions	

Sec. 280. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Human Services for the objects and purposes hereinafter named:

COMMUNITY HEALTH

GRANTS-IN-AID	
Payable from the General Revenue Fund:	
For Grants to Provide Assistance to Sexual	
Assault Victims and for Sexual Assault	
Prevention Activities	5,810,800
For Grants for Programs to Reduce	
Infant Mortality and to Provide	
Case Management and Outreach Services	44,725,900
For Grants for After School Youth	
Support Programs	
For Grants for the Intensive Prenatal	
Performance Project	5,047,000
For the Chicagoland Memory Bridge	
Initiative	750,000
For Grants to Family Planning Programs	
For Contraceptive Services	
For Costs Associated with the	
Domestic Violence Shelters	
and Services Program	21,591,000
For Costs Associated with	

Teen Parent Services	7 020 600
For Grants and Administrative Expenses	
Related to the Healthy Families Program	11 247 800
For grants for School Based Health	11,247,000
Center Expansions	0
For a grant to the Chicago Area Project	1 960 000
Total	\$126,718,600
Payable from the Diabetes Research Checkoff Fund:	\$120,710,000
For diabetes research	100 000
Payable from the Federal National	
Community Services Grant Fund:	
For Payment for Community Activities,	
Including Prior Years' Costs	12 969 900
Payable from the Sexual Assault Services Fund:	
For Grants Related to the	
Sexual Assault Services Program	100 000
Payable from the Special Purposes Trust Fund:	
For Community Grants	5.698.100
For Costs Associated with Family	
Violence Prevention Services	4.977.500
Payable from the Domestic Violence Abuser	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Services Fund	
For Domestic Violence Abuser Services	100.000
Payable from the DHS Federal Projects Fund:	
For Grants for Public Health Programs	2.830.000
For Grants for Maternal and Child	-,,
Health Special Projects of Regional	
and National Significance	2.300.000
For Grants for Family Planning	-,,
Programs Pursuant to Title X of	
the Public Health Service Act	8.000.000
For Grants for the Federal Healthy	
Start Program	4.000.000
Payable from the DHS State Projects Fund:	,,,,,,,
For Grants to Establish Health Care	
Systems for DCFS Wards	2,361,400
Payable from the USDA Women, Infants and Children Fund:	, ,
For Grants to Public and Private Agencies for	
Costs of Administering the USDA Women, Infants,	
and Children (WIC) Nutrition Program	52,000,000
For Grants for the Federal	
Commodity Supplemental Food Program	
For Grants for Free Distribution of Food	
Supplies and for grants for Nutrition	
Program Food Centers under the	
USDA Women, Infants, and Children	
(WIC) Nutrition Program	251,000,000 226,000,000
For Grants for USDA Farmer's Market	
Nutrition Program	
Payable from Tobacco Settlement Recovery Fund:	
For a Grant to the Coalition for Technical	
Assistance and Training	
For all costs associated with Children's	
Health Programs, including grants,	
contracts, equipment, vehicles and	
administrative expenses	2,118,500
Payable from Domestic Violence Shelter	

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and Service Fund:	
For Domestic Violence Shelters and	0.50.000
Services Program	952,200
Payable from the Maternal and Child Health	
Services Block Grant Fund:	
For Grants to the Chicago Department of	
Health for Maternal and Child Health Services	5,000,000
For Grants for Maternal and Child Health	
Programs, Including Programs Appropriated	
Elsewhere in this Section	8,465,200
For Grants to the Board of Trustees of the	
University of Illinois, Division of	
Specialized Care for Children	7,800,000
For Grants for an Abstinence Education Program	
including operating and administrative costs	2,500,000
Payable from the Preventive Health and Health	
Services Block Grant Fund:	
For Grants to Provide Assistance to Sexual	
Assault Victims and for Sexual Assault	
Prevention Activities	500,000
For Grants for Rape Prevention Education	
Programs, including operating and	
administrative costs	1,000,000
(P.A. 95-734, Art. 12, Sec. 295)	, ,
Sec. 295. The following named sums, or so much thereof as may be necess	sary, respectively, for
the objects and purposes hereinafter named, are appropriated from the General Ro	
the ordinary and contingent expenditures of the Department of Human Services:	
WILLIAM W. FOX DEVELOPMENTAL CENTER	
For Personal Services	13.283.900 12.733.600
For Retirement Contributions	
For State Contributions	-,
to Social Security	1.016.200 974.100
For Contractual Services	
For Travel	
For Commodities	
For Printing	
For Equipment.	
For Telecommunications Services.	
For Operation of Auto Equipment	· · · · · · · · · · · · · · · · · · ·
For Expenses Related to Living Skills Program	
Total	\$18,732,400
(P.A. 95-734, Art. 12, Sec. 305)	Ψ10,732,100
Sec. 305. The following named sums, or so much thereof as may be necess	eary respectively for
the objects and purposes hereinafter named, are appropriated from the General Ro	
the ordinary and contingent expenses of the Department of Human Services:	evenue i una to meet
ELISABETH LUDEMAN DEVELOPMENTAL CENTER	
For Personal Services	33 662 100 32 548 100
For Retirement Contributions	
For State Contributions	
to Social Security	
For Contractual Services	2 575 100 2 480 000
For Travel	
For Commodities	2,977,200
	2,977,200 3,400
	2,977,200 3,400 582,800
For Printing	
For PrintingFor Equipment	
For Printing For Equipment For Telecommunications Services	2,977,200 3,400 582,800 8,800 95,000 135,200
For PrintingFor Equipment	2,977,200 3,400 582,800 8,800 95,000 135,200

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For Expenses Related to Living Skills Program	24.700
Total	\$44,786,700
(P.A. 95-734, Art. 12, Sec. 310)	
Sec. 310. The following named sums, or so much thereof as may be necessary	
the objects and purposes hereinafter named, are appropriated from the General Re	venue Fund to meet
the ordinary and contingent expenses of the Department of Human Services:	
WILLIAM A. HOWE DEVELOPMENTAL CENTER For Personal Services	A1 676 800 30 286 000
For Retirement Contributions	
For State Contributions	0,771,500
to Social Security	3,188,000 3,005,200
For Contractual Services	
For Travel	13,800
For Commodities	
For Printing.	
For Equipment	
For Telecommunications Services.	
For Operation of Auto Equipment	
For Expenses Related to Living Skills Program	\$55,654,650
Section 55. "AN ACT Concerning appropriations", Public Act 95-734, appro	
vetoed, reduced and restored, is amended by changing Section 100 of Article 3 as fol	
vectors, reduced and restored, is different by changing section for of fittee 5 as for	10 775.
(P.A. 95-734, Art. 3, Sec. 100)	
Sec. 100. The following named amounts, or so much thereof as may be nec	cessary, respectively
are appropriated to the Department of Commerce and Economic Opportunity:	
BUREAU OF COMMUNITY DEVELOPMENT	
GRANTS-IN-AID	
Payable from the General Revenue Fund:	
For the Northeast DuPage Special Recreation Association	250,000
For a Grant Associated with the	230,000
United Business Association of Midway	0
For a Grant Associated with the	
Brainerd Development Corp.	0
For Administrative and Grant Expenses	
Relating to Research, Planning, Technical	
Assistance, Technological Assistance and	
Other Financial Assistance to Assist	
Businesses, Communities, Regions and	
Other Economic Development Purposes,	692,000
including prior year costs	
Guaranteed Job Opportunity Act	250 000
For Grants, Contracts and Administrative	230,000
Expenses Associated with the	
African American Family Commission	<u>250,000</u>
Total	\$2,017,000
Payable from the Agricultural Premium Fund:	
For the Ordinary and Contingent Expenses	
of the Rural Affairs Institute at	
Western Illinois University	160,000
Payable from the Federal Moderate Rehabilitation	
Housing Fund:	
For Housing Assistance Payments Including Reimbursement of Prior	
Year Costs	1 450 000

Payable from the Community Services Block Grant Fund: For Grants to Eligible Recipients as Defined in the Community Services Block Grant Act, including Payable from the Community Development Small Cities Block Grant Fund: For Grants to Local Units of Government or Other Eligible Recipients as Defined in the Community Development Act of 1974, as amended, for Illinois Cities with Populations Under 50,000, Including Reimbursements for Costs Section 60. "An ACT concerning appropriations", Public Act 95-734, approved July 10, 2008, as vetoed, reduced and restored, is amended by changing Section 5 of Article 18 as follows: (P.A. 95-734, Art. 18, Sec. 5) Sec. 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated to the Board of the Trustees of Southern Illinois University to meet ordinary and contingent expenses for the fiscal year ending. Pavable from the General Revenue Fund: For Personal Services, including payment to the university for personal services costs incurred during the fiscal year and salaries accrued but unpaid to academic personnel for personal services rendered during the academic year 2008-2009: \$205,484,700 For State Contributions to Social Security, for Medicare \$2.343,400 For Group Insurance \$3.662.100 For Contractual Services \$12,595,000 \frac{12,345,000}{22,345,000} For Equipment 2,458,700 Section 65. "An ACT concerning appropriations", Public Act 95-734, approved July 10, 2008, as vetoed, reduced and restored, is amended by changing Section 120 of Article 17 as follows: Sec. 120. The amount of \$145,000 \$50,000, or so much thereof as may be necessary, is appropriated to the Secretary of State from the Illinois Route 66 Heritage Project Fund to provide grants for the development of tourism, education, preservation and promotion of Route 66. Section 70. "An ACT concerning appropriations", Public Act 95-731, approved July 10, 2008, as vetoed, reduced and restored, is amended by changing Section 5 of Article 6 as follows: (P.A. 95-731, Art. 6, Sec. 5) Sec. 5. The following named amounts, or so much of those amounts as may be necessary, respectively, are appropriated to the Auditor General to meet the ordinary and contingent expenses of the Office of the Auditor General, as provided in the Illinois State Auditing Act: For Personal Services: For Regular Positions 5,444,687 4,999,687 Employee Contribution to Retirement For State Contribution to State For State Contribution to Social

Security	403,424 383,424
For Contractual Services	995,800
For Travel	80,000
For Commodities	
For Printing.	25,000
For Equipment	100,000
For Electronic Data Processing	120,000
For Telecommunications	
For Operation of Auto Equipment	6,000
Total	¢0 072 (00
G	1 7 1 0 0000

Section 75. "AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, is amended by adding new Section 5 to Article 38 as follows:

(P.A. 95-731, Art. 38, Sec. 5)

Sec. 5. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated from the General Revenue Fund for the objects and purposes hereinafter named, to meet the ordinary and contingent expenses of the State Police Merit Board:

For Personal Services	396,500
For State Contributions to State	
Employees' Retirement System	70,600
For State Contributions to	
Social Security	
For Contractual Services	
For Travel	
For Commodities	
For Printing	
For Equipment	0
For Electronic Data Processing	
For Telecommunications Services	12,000
For Operation of Automotive Equipment	<u>6,000</u>
Total	\$930,900

Section 80. AN ACT concerning appropriations", Public Act 95-732, approved July 9, 2008, as vetoed, reduced and restored, is amended by changing Section 5 of Article 9 as follows:

(P.A. 95-732, Art. 9, Sec. 5)

Sec. 5. The sum of $\frac{\$1,318,000}{\$1,250,000}$, or so much thereof as may necessary, is appropriated from the General Revenue Fund to the Illinois Power Agency for its ordinary and contingent expenses.

Section 85. "AN ACT concerning appropriations", Public Act 95-713, approved April 7, 2008, is amended by changing Section 5 as follows:

(P.A. 95-713, Sec. 5)

- Sec. 5. The sum of \$64,200,000, or so much of that amount as may be necessary, is appropriated from the General Revenue Fund to the Department on Aging for funding the following:
- (1) an additional \$1.70 per hour to be paid to vendors of homemaker, chore, and housekeeping services for the purpose of increasing, by at least \$1.00 per hour, the wages paid by those vendors to their employees who provide homemaker, chore, and housekeeping services, in order to adjust for the statewide minimum wage increase; and
- (2) an additional \$1.33 per hour to be paid to vendors of homemaker, chore, and housekeeping services for the purpose of providing health insurance coverage to their employees who provide homemaker, chore, and housekeeping services and to those employees' dependents, and
- (3) for grants and for administrative expenses associated with the purchase of services covered by the Community Care Program, including prior year costs.

ARTICLE 2

Section 1. The following appropriations in this Article 2 are in addition to all other amounts previously appropriated for fiscal year 2009 for the stated purposes and from the stated funds. The following appropriations are for fiscal year 2009.

Section 5. The following named amounts, or so much thereof as may be necessary, respectively, for the objects and purposes hereinafter named, are appropriated from the General Revenue Fund to the Office of the State Comptroller for the fiscal year ending June 30, 2009:

For Official Court Reporting......3,633,750

For State Contributions to the State

Employees' Retirement System......760,000

For State Contributions to Social

Security......356,250

Section 10. The sum of \$10,000,000, or so much thereof as may be necessary, is appropriated from the General Revenue Fund to the Court of Claims for payment in line of duty awards.

ARTICLE 3

Section 5. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by changing Section 25 and adding new Section 26 to Article 35 as follows:

(P.A. 95-734, Art. 35, Sec. 25)

Sec. 25. The sum of \$580,788,000 \$620,788,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the state portion of the Road Improvement Program as approximated below:

District 1, Schaumburg	<u>70,204,800</u> 110,204,800
District 2, Dixon	
District 3, Ottawa	
District 4, Peoria	
District 5, Paris	
District 6, Springfield	
District 7, Effingham	
District 8, Collinsville	
District 9, Carbondale	
Statewide (including refunds)	143,820,000
Engineering	176,810,000

(P.A. 95-734, Art. 35, new Sec. 26)

Sec. 26. The sum of \$40,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the City of Chicago for expenditures in support of necessary construction, improvement and repair of city roads, streets, bridges and other infrastructure.

ARTICLE 4

Section 1. The following appropriations in this Article 4 are in addition to all other amounts previously appropriated for fiscal year 2009 for the stated purposes and from the stated funds. The following appropriations are for fiscal year 2009.

Section 5. The sum of \$448,500,000, or so much thereof as may be necessary, is appropriated from the Transportation Bond Series A Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, for purchase and installation of fiber for broadband, in accordance with applicable laws and regulations, as approximated below:

Additional System Maintenance and Preservation and Other State and Local Highway Projects

District 1, Schaumburg	202,500,000
District 2, Dixon	
District 3, Ottawa	
District 4, Peoria	
District 5, Paris	
District 6, Springfield	

District 7, Effinghan	n	
District 8, Collinsvil	le	
District 9, Carbonda	le	31,210,000
Total	448,500,000	

Section 10. The sum of \$150,000,000 or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, for purchase and installation of fiber for broadband, in accordance with applicable laws and regulations, as approximated below:

Emergency Repair Program

including rapid transit, intercity

District 1, Schaumburg		
District 2, Dixon		
District 3, Ottawa		
District 4, Peoria		
District 5, Paris		
District 6, Springfield		
District 7, Effingham		
District 8, Collinsville		
District 9, Carbondale		<u>8,655,000</u>
Total	\$150,000,000	

Section 15. The sum of \$100,000,000, or so much thereof as may be necessary, is appropriated from the Transportation Bond Series B Fund to the Department of Transportation for construction costs, making grants, and providing project assistance to municipalities, special transportation districts, private non-profit carriers, mass transportation carriers and Intercity rail program for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, intercity rail, bus and other equipment used in connection therewith, as provided by law for the purpose of downstate mass transit carriers.

Section 20. The sum of \$889,800,000, or so much thereof as may be necessary, is appropriated from the Transportation Bond Series B Fund to the Department of Transportation for construction costs, making grants and providing project assistance to the Regional Transit Authority (RTA) as approximated below:

To the Suburban Bus Board (PACE) for ADA rolling stock and support To the Suburban Bus Board (PACE) for construction costs and for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, intercity transit, bus and other equipment 68,400,000 To the Chicago Transit Authority (CTA) for construction costs and for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities, including rapid transit, intercity transit, bus and other equipment 485,700,000 To the Commuter Rail Board (Metra) for construction costs and for the acquisition, construction, extension, reconstruction, and improvement of mass transportation facilities,

ARTICLE 5

Section 5. "AN ACT concerning appropriations", Public Act 95-732, approved July 9, 2008, is amended by adding new Sections 320 through 360 to Article 10 as follows:

(P.A. 95-732, Art. 10, new Sec. 320)

Sec. 320. The sum of \$900,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state highways, arterial highways, roads, access areas, roadside shelters, rest areas, fringe parking facilities and sanitary facilities, and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control, junkyard removal and control and preservation of natural beauty; and for capital improvements which directly facilitate an effective vehicle weight enforcement program, such as scales (fixed and portable), scale pits and scale installations and scale houses, in accordance with applicable laws and regulations for the State portion, provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009, at the approximate costs set forth below:

District 1, Schaumburg	\$308,250,000
District 2, Dixon	
District 3, Ottawa	
District 4, Peoria	
District 5, Paris	
District 6, Springfield	\$43,840,000
District 7, Effingham	\$40,415,000
District 8, Collinsville	
District 9, Carbondale	
Statewide (including refunds)	\$15,000,000
National Redistribution	
Total	\$900,000,000

(P.A. 95-732, Art. 10, new Sec. 325)

Sec. 325. The sum of \$325,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for preliminary engineering and construction engineering and contract costs of construction, including reconstruction, extension and improvement of state and local roads and bridges, fringe parking facilities and such other purposes as provided by the "Illinois Highway Code"; for purposes allowed or required by Title 23 of the U.S. Code; for bikeways as provided by Public Act 78-850; for land acquisition and signboard removal and control and preservation of natural beauty, in accordance with applicable laws and regulations for the State and Local portion, provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-732, Art. 10, new Sec. 330)

Sec. 330. The sum of \$50,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation to provide local funding for project expenses in excess of the Local portion of federal funds made available from the American Recovery and Reinvestment Act of 2009, provided such amounts do not exceed funds made available and paid into the Road Fund by the local governments.

(P.A. 95-732, Art. 10, new Sec. 335)

Sec. 335. The sum of \$150,000,000 or so much thereof as may be necessary, is appropriated from the Federal/Local Airport Fund to the Department of Transportation for funding the local or federal share of airport improvement projects, including reimbursements and/or refunds, undertaken pursuant to pertinent state and federal laws, provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009 and/or local sources.

(P.A. 95-732, Art. 10, new Sec. 340)

Sec. 340. The sum of \$40,000,000, or so much thereof as may be necessary, is appropriated from the Federal Mass Transit Trust Fund to the Department of Transportation for capital, operating, consultant services, and technical assistance grants, state administration, and intergovernmental and interagency agreements, provided such amounts not exceed federal funds made available by the

American Recovery and Reinvestment Act of 2009.

(P.A. 95-732, Art. 10, new Sec. 345)

Sec. 345. The sum of \$300,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for grants, road construction and all other costs relating to the Chicago Region Environmental and Transportation Efficiency (CREATE) program, provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-732, Art. 10, new Sec. 350)

Sec. 350. The sum of \$285,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for track and signal improvements, AMTRAK station improvements, passenger rail equipment, and facility improvements, provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-732, Art. 10, new Sec. 355)

Sec. 355. The sum of \$6,000,000, or so much thereof as may be necessary, is appropriated from the Road Fund to the Department of Transportation for track and signal improvements, rail freight equipment, and rail freight facility improvements, provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-732, Art. 10, new Sec. 360)

Sec. 360. The sum of \$500,000,000 or so much thereof as may be necessary, is appropriated from the Federal High Speed Rail Trust Fund to the Department of Transportation for grants, construction, and all other costs relating to high speed rail projects in compliance with the American Recovery and Reinvestment Act of 2009, provided such amounts not exceed funds made available by the federal government for this purpose.

Section 10. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by adding new Section 40 to Article 14 as follows:

(P.A. 95-734, Art. 14, new Sec. 40)

Sec. 40. The following is appropriated from the Department of Corrections Reimbursement and Education Fund to the Department of Juvenile Justice pursuant to the American Recovery and Reinvestment Act of 2009 in addition to any existing funding:

For Federal Recovery- Federal Programs 1,000,000

Section 15. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by adding new Section 110 to Article 5 as follows:

(P.A. 95-734, Art. 5, new Sec. 110)

Sec. 110. The following is appropriated from the Department of Corrections Reimbursement and Education Fund to the Department of Corrections pursuant to the American Recovery and Reinvestment Act of 2009 in addition to any existing funding:

For Federal Recovery- Federal Programs 5,000,000

Section 20. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by adding new Section 45 to Article 1 as follows:

(P.A. 95-734, Art. 1, new Sec. 45)

Sec. 45 The following is appropriated from the Services for Older Americans Fund to the Department on Aging pursuant to the American Recovery and Reinvestment Act of 2009 in addition to any existing funding:

For Grants for Employment Services

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Section 30. "AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, is amended by adding new Sections 60 and 65 to Article 34 as follows:

(P.A. 95-731, Art. 34, new Sec. 60)

Sec. 60. The sum of \$96,000,000, or so much thereof as may be necessary, is appropriated from the Federal Low Income Housing Tax Credit Gap HOME Investment Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for capital investment in qualified low income housing tax credit housing developments, pursuant to, and provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-731, Art. 34, new Sec. 65)

Sec. 65. The sum of \$250,000,000, or so much thereof as may be necessary, is appropriated from the Federal Low Income Housing Tax Credit Exchange Fund to the Department of Revenue for administration by the Illinois Housing Development Authority, for capital investment in affordable

housing developments, including qualified low income housing tax credit housing developments, pursuant to, and provided such amounts not exceed federal funds made available by the American Recovery and Reinvestment Act of 2009.

Section 35. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by adding new Sections 340 through 375 to Article 12 as follows:

(P.A. 95-734, Art. 12, new Sec. 340)

Sec. 340. In addition to any amounts previously appropriated for this purpose, the sum of \$2,000,000, or however so much thereof as may be necessary is appropriated from the Community Developmental Disabilities Services Medicaid Trust Fund to the Department of Human Services for Community Based Services for Persons with Developmental Disabilities.

(P.A. 95-734, Art. 12, new Sec. 345)

Sec. 345. In addition to any amounts previously appropriated for this purpose, the sum of \$10,000,000, or however so much thereof as may be necessary, is appropriated from the Care Provider Fund for Persons with a Developmental Disability to the Department of Human Services for Intermediate Care Facilities for the Mentally Retarded and Alternative Community Programs including prior year costs.

(P.A. 95-734, Art. 12, new Sec. 350)

Sec. 350. In addition to any amounts previously appropriated for this purpose, the sum of \$20,000,000, or however so much thereof as may be necessary, is appropriated from the Vocational Rehabilitation Fund to the Department of Human Services for grants and administrative expenses associated with Case Services to Individuals and other vocational rehabilitation and independent living programs, in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-734, Art. 12, new Sec. 355)

Sec. 355. The following named sum, or so much thereof as may be necessary, is appropriated to the Department of Human Services for the purpose hereinafter named:

HUMAN CAPITAL DEVELOPMENT

Payable from the Special Purposes Trust Fund:

For Operation of Federal Employment

Programs in accordance with

applicable laws and regulations

for the State portion of federal

funds made available by the

American Recovery and Reinvestment

(P.A. 95-734, Art. 12, new Sec. 360)

Sec. 360. The following named amounts, or so much thereof as may be necessary, respectively, for the objects hereinafter named, are appropriated to the Department of Human Services for Human Capital Development and related distributive purposes, including such Federal funds as are made available by the Federal government for the following purposes:

HUMAN CAPITAL DEVELOPMENT GRANTS-IN-AID

Payable from the Special Purposes Trust Fund:

For Emergency Food Program

Transportation and Distribution

including grants and operations

in accordance with applicable laws

and regulations for the State

portion of federal funds made

available by the American Recovery

and Reinvestment Act of 2009 11,500,000

For Grants Associated with Child

Care Services, Including Operation

and administrative Costs in

accordance with applicable laws

and regulations for the State

portion of federal funds made

60 available by the American Recovery (P.A. 95-734, Art. 12, new Sec. 370) Sec. 370. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Human Services for the objects and purposes hereinafter named: COMMUNITY HEALTH **GRANTS-IN-AID** Payable from the USDA Women, Infants and Children Fund: For Grants and Operations under the USDA Women, Infants, and children (WIC) Nutrition Program in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009. 25,000,000 Payable from the Federal National Community Services Grant Fund: For Payment for Community Activities. including prior years' costs, for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009. 3,000,000 (P.A. 95-734, Art. 12, new Sec. 375) Sec. 375. The following named amount, or so much thereof as may be necessary, is appropriated to the Department of Human Services: **COMMUNITY YOUTH SERVICES GRANTS-IN-AID** Payable from the Early Intervention Services Revolving Fund: For Grants Associated with the Early Intervention Services Program, including operating and administrative costs in prior years in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009..... Section 40. "AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, is amended by adding new Section 110 to Article 33 as follows: (P.A. 95-731, Art. 33, new Sec. 110) Sec. 110. The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Public Health for the objects and purposes hereinafter named: OFFICE OF HEALTH PROTECTION Payable from the Public Health Services Fund: For expenses associated with immunizations, chronic disease and other public health programs in accordance with applicable laws and regulations for the State

portion of federal funds made

available by the American Recovery

and Reinvestment Act of 2009.

Section 45. "AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, is amended by adding new Sections 65 through 90 to Article 11 as follows:

(P.A. 95-731, Art. 11, new Sec. 65)

Sec. 65. The additional sum of \$100,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Trust Fund to the Illinois Criminal Justice Information Authority for Crime Victims Assistance awards and grants to local units of government and non-profit organizations in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-731, Art. 11, new Sec. 70)

Sec. 70. The additional sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Trust Fund to the Illinois Criminal Justice Information Authority for Violence Against Women awards and grants to local units of government and non-profit organizations in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-731, Art. 11, new Sec. 75)

Sec. 75. The additional sum of \$13,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Information Trust Fund to the Illinois Criminal Justice Information Authority for Byrne/JAG awards and grants to local units of government and non-profit organizations in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-731, Art. 11, new Sec. 80)

Sec. 80. The additional sum of \$300,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for Crime Victims Assistance awards and grants to state agencies in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-731, Art. 11, new Sec. 85)

Sec. 85. The additional sum of \$1,500,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for Violence Against Women awards and grants to state agencies in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

(P.A. 95-731, Art. 11, new Sec. 90)

Sec. 90. The additional sum of \$13,000,000, or so much thereof as may be necessary, is appropriated from the Criminal Justice Trust Fund to the Illinois Criminal Justice Information Authority for Byrne/JAG awards and grants to state agencies in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

Section 50. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by adding new Sections 180 through 195 to Article 3 as follows:

(P.A. 95-734, Art. 3, new Sec. 180)

Sec. 180. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

BUREAU OF WORKFORCE DEVELOPMENT **GRANTS-IN-AID**

Payable from the Federal Workforce Training Fund:

For Grants, Contracts and

Administrative Expenses under the

provisions of the American Recovery

and Reinvestment Act of 2009......\$160,000,000

\$85,000,000

(P.A. 95-734, Art. 3, new Sec. 185)

Sec. 185. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

BUREAU OF TECHNOLOGY AND INDUSTRIAL COMPETITIVENESS

GRANTS-IN-AID

Payable from the Federal Research & Technology Fund:

For Grants, Contracts and

Administrative Expenses under

the provisions of the American

Recovery and Reinvestment Act of 2009.....

(P.A. 95-734, Art. 3, new Sec. 190)

Sec. 190. The following named amounts, or so much thereof as may be necessary, respectively are appropriated to the Department of Commerce and Economic Opportunity:

BUREAU OF COMMUNITY DEVELOPMENT GRANTS-IN-AID

Payable from the Community Services

Block Grant Fund:

For Grants. Contracts and

Administrative Expenses under

the provisions of the American

Recovery and Reinvestment Act of 2009. \$48,000,000

Payable from the Community Development/

Small Cities Block Grant Fund:

For Grants, Contracts and

Administrative Expenses under

the provisions of the American

Recovery and Reinvestment Act of 2009. \$34,000,000

(P.A. 95-734, Art. 3, new Sec. 195)

Sec. 195. The following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Commerce and Economic Opportunity:

ENERGY AND RECYCLING

GRANTS-IN-AID

Payable from the Federal Energy Fund:

For Grants, Contracts and

Administrative Expenses under

the provisions of the American

Recovery and Reinvestment Act of 2009.

\$608,000,000

ENERGY ASSISTANCE

Payable from Energy Administration Fund:

For Grants and Technical Assistance

Services for Nonprofit Community

Organizations and Other Operating

and Administrative Costs under

the provisions of the American

Recovery and Reinvestment

Act of 2009 ..

Section 55. "AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, is amended by adding new Sections 40 and 45 to Article 14 as follows:

(P.A. 95-731, Art. 14, new Sec. 40)

Sec. 40. The following named sums, or so much thereof as may be necessary, are appropriated to the Department of Employment Security:

WORKFORCE DEVELOPMENT

Payable from Title III Social Security and Employment Service Fund:

For Personal Service 3,554,000

(P.A. 95-731, Art. 14, new Sec. 45)

Sec. 45. Of amounts appropriated for fiscal year 2009 to meet the ordinary and contingent expenses of the Department of Employment Security and payable Title III Social Security and Employment Service Fund, the sum of \$4,953,000 or so much thereof as may be necessary, is appropriated pursuant to the provisions found in Section 903 of the Federal Social Security Act, in accordance with applicable laws and regulations for the State portion of federal funds made available by the American Recovery and Reinvestment Act of 2009.

Section 60. "AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, is amended by adding new Section 170 to Article 30 as follows:

(P.A. 95-731, Art. 30, new Sec. 170)

Sec. 170. To the extent Federal Funds including reimbursements are made available for such purposes, the sum of \$5,000,000 is appropriated from the Illinois Forestry Development Fund to the Department of Natural Resources for the purpose of advancing forestry resources in Illinois pursuant to

the American Recovery and Reinvestment Act of 2009.

Section 65. "AN ACT concerning appropriations", Public Act 95-731, approved July 9, 2008, is amended by adding new Sections 260 and 265 to Article 15 as follows:

(P.A. 95-731, Art. 15, new Sec. 260)

Sec. 260. The sum of \$180,000,000, or so much thereof as may be necessary, is appropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to units of local government for sewer systems and wastewater treatment facilities pursuant to the American Recovery and Reinvestment Act of 2009.

(P.A. 95-731, Art. 15, new Sec. 265)

Sec. 265. The sum of \$80,200,000, or so much thereof as may be necessary, is appropriated from the Water Revolving Fund to the Environmental Protection Agency for financial assistance to local governments and privately owned community water supplies for drinking water infrastructure projects pursuant to the American Recovery and Reinvestment Act of 2009.

Section 70. "AN ACT concerning appropriations", Public Act 95-734, approved July 9, 2008, is amended by changing Sections 10, 15 and 35 of Article 10 as follows:

(P.A. 95-734, Art. 10, Sec. 10)

Sec. 10. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for medical assistance:

FOR MEDICAL ASSISTANCE UNDER THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, AND THE COVERING ALL KIDS HEALTH INSURANCE ACT

Payable from General Revenue Fund:	
For Physicians	
For Dentists	202,393,100
For Optometrists	23,122,900
For Podiatrists	5,647,800
For Chiropractors	
For Hospital In-Patient, Disproportionate	•
Share and Ambulatory	
Care 3,283,340,600 2,798,740,600	
For federally defined Institutions for	
Mental Diseases	<u>155,487,100</u> 134,987,100
For Supportive Living Facilities	90,219,600
For all other Skilled, Intermediate, and Other	
Related Long Term	
Care Services	942,532,300 462,132,300
For Community Health Centers	
For Hospice Care	<u>80,258,700</u> 68,468,700
For Independent Laboratories	
For Home Health Care, Therapy, and	
Nursing Services	
For Appliances	
For Transportation	<u>129,051,900</u> 117,008,500
For Other Related Medical Services,	
development, implementation,	
and operation of managed	
care and children's health	
programs, operating	
and administrative costs	
and related	
distributive purposes	
For Medicare Part A Premiums	
For Medicare Part B Premiums	
For Medicare Part B Premiums for	
Qualified Individuals under the	
Federal Balanced Budget Act of 1997	

For Health Maintenance Organizations and

For Division of Specialized Care

for Children <u>69,680,000</u>

Fotal \$6,561,193,400

In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Healthcare and Family Services for Medical Assistance under the Illinois Public Aid Code, the Children's Health Insurance Program Act, the Covering ALL KIDS Health Insurance Act, and the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act for Prescribed Drugs, including costs associated with the implementation and operation of the Illinois Cares Rx Program, and costs related to the operation of the Health Benefits for Workers with Disabilities Program:

Payable from:

 General Revenue Fund
 1,166,225,800 750,638,100

 Drug Rebate Fund
 432,000,000 420,000,000

 Tobacco Settlement Recovery Fund
 580,600,000

 Medicaid Buy-In Program Revolving Fund
 300,000

 Total
 \$1,921,538,100

The following named amounts, or so much thereof as may be necessary, are appropriated to the Department of Healthcare and Family Services for the purposes hereinafter named:

FOR MEDICAL ASSISTANCE

Payable from General Revenue Fund:

For Grants for Medical Care

for Persons Suffering from

Chronic Renal Disease 2,000,000 1,867,000

For Grants for Medical Care for Persons

For Grants for Medical Care for Sexual

For a grant to Oak Forest Hospital

of Cook County......0

For Grants to Gilead Outreach and

Referral Center. <u>500,000</u>
Total \$20,342,300

The Department, with the consent in writing from the Governor, may reapportion not more than four percent of the total General Revenue Fund appropriations in Section 10 above among the various purposes therein enumerated.

(P.A. 95-734, Art. 10, Sec. 15)

Sec. 15. In addition to any amounts heretofore appropriated, the amount of \$8,581,600 \$8,505,600, or so much thereof as may be necessary, is appropriated to the Department of Healthcare and Family Services from the General Revenue Fund for expenses relating to the Children's Health Insurance Program Act, including payments under Section 25 (a)(1) of that Act, and related operating and administrative costs.

(P.A. 95-734, Art. 10, Sec. 35)

Sec. 35. In addition to any amounts heretofore appropriated, the following named amounts, or so much thereof as may be necessary, respectively, are appropriated to the Department of Healthcare and Family Services for Medical Assistance and Administrative Expenditures:

FOR MEDICAL ASSISTANCE UNDER THE ILLINOIS PUBLIC AID CODE, THE CHILDREN'S HEALTH INSURANCE PROGRAM ACT, AND THE COVERING ALL KIDS HEALTH INSURANCE ACT

Payable from Care Provider Fund for Persons

With A Developmental Disability:

Payable from Long-Term Care Provider Fund:

For Skilled, Intermediate, and Other Related

For Administrative Expenditures	2,050,300
Total	\$857,507,700
Payable from Hospital Provider Fund:	
For Hospitals	.1,610,000,000 1,550,000,000
For Medical Assistance Providers	0
Total	\$1,550,000,000
Payable from Tobacco Settlement	
Recovery Fund:	
For Hospitals	133,400,000
Section 75. "AN ACT concerning appropriations", Public Act 95-734, a	
amended by changing Section 10 and adding new Sections 11, 12, 13 and 14 to	Article 7 as follows:
(P.A. 95-734, Art. 7, Sec. 10)	
Sec. 10. The following amounts or so much thereof as may be necessary	y, which shall be used by
the Illinois State Board of Education exclusively for the foregoing purpos	
circumstances, for personal services expenditures or other operational or a	
appropriated to the Illinois State Board of Education for the fiscal year beginning	g July 1, 2008:
From the General Revenue Fund:	
For Blind/Dyslexic Persons	
For Charter Schools – Transition Impact Aid	
For costs associated with the Chicago	
Aerospace Initiative	920,000
For Disabled Student Personnel	
Reimbursement	426,100,000
For Disabled Student Transportation	
Reimbursement	
For Disabled Student Tuition,	
Private Tuition	151,600,000
For District Consolidation Costs/	
Supplemental Payments to School Districts,	
18-8.2, 18-18.3, 18-8.5, 18-8.05(l) of	7 0.50 000
the School Code	
For Fast Growth Schools, 18-8.10	7,500,000
of the School Code	7,500,000
For Funding for Children Requiring	
Special Education, 14-7.02b	221 051 100
of the School Code	
For Gifted Education	/,000,000
For Healthy Kids/Healthy Minds/ Expanded	2 000 000
Vision per 34-18.32 of the School Code	
For a Healthy Kids/Healthy Minds/ Expanded Vision Program in Cicero & Berwyn	1 000 000
For After School Matters	
For Arts and Foreign Language	
For Agudath Israel of Illinois for grants	4,000,000
For School Transportation	1 200 000
For the Illinois Governmental	1,200,000
Internship Program	129 900
For Jobs for Illinois Grads	
For the Metro East Consortium for	1,000,000
Child Advocacy	217 100
For Parental Guardian Programs/	21,,100
Transportation Reimbursement	11 954 700
For the Philip J. Rock Center	11,70 1,700
and School	3.577.800
For Homeless Education	3.000.000
For Reimbursement for the Free Breakfast/	
Lunch Program	26,300.000
-	

For Rural Technology Initiatives	4,000,000
For the School Breakfast Incentive	
Program	
For Teachers and Administrators	
Mentoring Program	
For Principal Mentoring Program.	
For Chicago Principals	
and Administrators Association	
For Summer School Payments, 18-4.3	
of the School Code	
For Targeted Interventions	4,000,000
For Tax-Equivalent Grants, 18-4.4 of	
the School Code	
For Textbook Loans, 18-17 of the	
School Code	
For Transitional Assistance	
For Transition of Minority Students	578,800
For Transportation-Regular/Vocational	
Common School Transportation	
Reimbursement, 29-5	
of the School Code	
For Visually Impaired/Educational	
Materials Coordinating Unit, 14-11.01	
of the School Code	2 121 000
For Regular Education Reimbursement	2,121,000
Per 18-3 of the	
School Code	11 600 000
For Special Education Reimbursement	11,000,000
Per 14-7.03 of	
the School Code	101 800 000
For all costs associated with Alternative	101,000,000
Education/Regional Safe Schools	18 535 500
For Truant Alternative and Optional	
Education Program	20.078.100
For costs associated with Teach for America	
For grants to Local Education Agencies	430,000
to conduct Agriculture Education	2 201 200
Programs	
For Mentoring and Afterschool Programs	
Total	\$2,004,221,700
om the Education Assistance Fund:	20.742.400
For Career and Technical Education	
For General State Aid	
For General State Aid – Hold Harmless	
For the Reading Improvement Block Grant	
For the School Safety and Educational	
Improvement Block Grant	
For the Summer Bridges Program	
For National Board Certified Teachers	11,485,000
For the Illinois Teacher of the Year	
Total	\$713,357,800 \$1,372,627,300
om the Common School Fund:	
For General State Aid	3,162,650,000 3,467,140.000
For Regional Superintendents' and	
Assistant' Compensation	9 100 000
Total	\$3,171,750,000 \$3,476,240,000
om the General Revenue Fund	<u> </u>
mi de General Revenue I uliu	

For Regional Superintendent's Services	6.318.000
For Regional Superintendents Services –	-,
Bus Driver Training	
For Regional Superintendents Services –	,
Supervisory Expenses	
Total	\$6,490,000
From the School District Emergency	
Financial Assistance Fund:	
For Emergency Financial Assistance, 1B-8	
of the School Code	1,000,000
From the Drivers Education Fund:	, ,
For Drivers Education	17.929.600
From the Charter Schools Revolving Loan Fund:	
For Charter Schools Loans	20.000
From the School Technology Revolving Loan Fund:	
For School Technology Loans, 2-3.117a	
of the School Code	5.000.000
From the Temporary Relocation Expenses	-,,
Revolving Grant Fund:	
For Temporary Relocation Expenses, 2-3.77	
of the School Code	1 400 000
From the State Board of Education Federal	
Agency Services Fund:	
For Learn and Serve America	2 500 000
From the State Board of Education Federal	2,500,000
Agency Services Fund:	
For Refugee Services.	2 000 000
From the State Board of Education Federal	2,000,000
Department of Agriculture Fund:	
For Child Nutrition	525,000,000
From the State Board of Education	
Federal Department of Education Fund:	
For Title I	675 000 000
For Title I, Reading First	
For Title II, Teacher/Principal Training	
For Title III, English Language	133,000,000
Acquisition	40,000,000
For Title IV, 21st Century/Community	40,000,000
Service Programs	55,000,000
For Title IV, Safe and Drug Free Schools	
For Title V, Innovation Programs	
For Title VI, Rural and Low Income	8,000,000
Students	1 500 000
For Title X, Homeless Education	
For Enhancing Education through Technology	
For Individuals with Disabilities Act,	20,000,000
,	450,000
Deaf/Blind	430,000
For Individuals with Disabilities Act,	570 000 000
IDEA	370,000,000
For Individuals with Disabilities Act,	2 500 000
Improvement Program	2,500,000
For Individuals with Disabilities Act,	400 000
Model Outreach Program Grants	400,000
For Individuals with Disabilities Act,	25,000,000
Pre-School	25,000,000
For Grants for Vocational	55,000,000
Education – Basic	

For Grants for Vocational
Education – Technical Preparation
For Charter Schools 6,000,00
For Transition to Teaching
For Advanced Placement Fee 2,000,00
For Math/Science Partnerships 9,000,00
For Integration of Mental Health 400,00
For ONPAR 2,000,00
For Special Federal Congressional Projects 5,000,00
Total \$2,251,349,60
(P.A. 95-734, Art. 7, new Sec. 11)
Sec. 11. In addition to any other amounts appropriated for such purposes, the following named
amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to
the Illinois State Board of Education for the fiscal year beginning July 1, 2008, pursuant to Title XIV
Education) of the American Recovery and Reinvestment Act of 2009:
For General State Aid \$689,595,90
(P.A. 95-734, Art. 7, new Sec. 12)
Sec. 12. In addition to any other amounts appropriated for such purposes, the following named
amounts, or so much thereof as may be necessary, are appropriated from the General Revenue Fund to
the Illinois State Board of Education for the fiscal year beginning July 1, 2008, pursuant to Title XIV
Other Government Services) of the American Recovery and Reinvestment Act of 2009:
For General State Aid \$274,163,60
(P.A. 95-734, Art. 7, new Sec. 13)
Sec. 13. In addition to any other amounts appropriated for such purposes, the following named
amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education
Federal Department of Education Fund, pursuant to the American Recovery and Reinvestment Act of
2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008:
E E'd I
For Title I
For Title X, Homeless Education 2,020,00
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act,
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act,
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, 253,240,00 For Individuals with Disabilities Act, 9,155,50 Total \$474,489,90
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, 253,240,00 For Individuals with Disabilities Act, 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) \$474,489,90
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of 2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008:
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of 2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008: For Child Nutrition \$3,294,00
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of 2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008:
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of 2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008: For Child Nutrition \$3,294,00 Section 99. Effective date. This Act takes effect immediately."
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of 2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008: For Child Nutrition \$3,294,00 Section 99. Effective date. This Act takes effect immediately."
For Title X, Homeless Education
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 9,155,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of 2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008: For Child Nutrition \$3,294,00 Section 99. Effective date. This Act takes effect immediately." AMENDMENT NO. 4. Amend House Bill 210, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 3 on page 87, line 6, by replacing "889,800,000" with "900,000,000 889,800,000"; and
For Title X, Homeless Education 2,020,00 For Individuals with Disabilities Act, IDEA 253,240,00 For Individuals with Disabilities Act, Pre-School 91,55,50 Total \$474,489,90 (P.A. 95-734, Art. 7, new Sec. 14) Sec. 14. In addition to any other amounts appropriated for such purposes, the following named amounts, or so much thereof as may be necessary, are appropriated from the State Board of Education Federal Department of Agriculture Fund, pursuant to the American Recovery and Reinvestment Act of 2009, to the Illinois State Board of Education for the fiscal year beginning July 1, 2008: For Child Nutrition \$3,294,00 Section 99. Effective date. This Act takes effect immediately." AMENDMENT NO. 4. Amend House Bill 210, AS AMENDED, with reference to page and line numbers of Senate Amendment No. 3 on page 87, line 6, by replacing "889,800,000" with "900,000,000 889,800,000"; and on page 87 line 10, by replacing "Transit" with "Transportation Transit"; and
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The foregoing message from the Senate reporting Senate Amendments numbered 1, 3 and 4 to HOUSE BILL 210 was placed on the Calendar on the order of Concurrence.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 577

A bill for AN ACT concerning local government.

SENATE BILL NO. 587

A bill for AN ACT concerning local government.

SENATE BILL NO. 590

A bill for AN ACT concerning local government.

SENATE BILL NO. 613

A bill for AN ACT concerning education.

SENATE BILL NO. 658

A bill for AN ACT concerning regulation.

SENATE BILL NO. 738

A bill for AN ACT concerning gaming.

SENATE BILL NO. 933

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1133

A bill for AN ACT concerning employment.

SENATE BILL NO. 1265

A bill for AN ACT concerning government.

SENATE BILL NO. 1282

A bill for AN ACT concerning business.

SENATE BILL NO. 1339

A bill for AN ACT concerning professional regulation.

SENATE BILL NO. 1357

A bill for AN ACT concerning utilities.

SENATE BILL NO. 1383

A bill for AN ACT concerning professional regulation.

SENATE BILL NO. 1384

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1390

A bill for AN ACT concerning business.

SENATE BILL NO. 1408

A bill for AN ACT concerning safety.

SENATE BILL NO. 1417

A bill for AN ACT concerning business.

SENATE BILL NO. 1434

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1435

A bill for AN ACT concerning regulation.

SENATE BILL NO. 1449

A bill for AN ACT concerning insurance.

SENATE BILL NO. 1450

A bill for AN ACT concerning transportation.

SENATE BILL NO. 1466

A bill for AN ACT concerning elections.

Passed by the Senate, April 2, 2009.

The foregoing SENATE BILLS 577, 587, 590, 613, 658, 738, 933, 1133, 1265, 1282, 1339, 1357, 1383, 1384, 1390, 1408, 1417, 1434, 1435, 1449, 1450 and 1466 were ordered reproduced and placed on the order of Senate Bills - First Reading.

A message from the Senate by

Ms. Rock, Secretary:

Mr. Speaker -- I am directed to inform the House of Representatives that the Senate has passed bills of the following titles, in the passage of which I am instructed to ask the concurrence of the House of Representatives, to-wit:

SENATE BILL NO. 315

A bill for AN ACT concerning education.

SENATE BILL NO. 318

A bill for AN ACT concerning regulation.

SENATE BILL NO. 321

A bill for AN ACT concerning regulation.

SENATE BILL NO. 327

A bill for AN ACT concerning finance.

SENATE BILL NO. 337

A bill for AN ACT concerning government.

Passed by the Senate, April 2, 2009.

Jillayne Rock, Secretary of the Senate

The foregoing SENATE BILLS 315, 318, 321, 327 and 337 were ordered reproduced and placed on the order of Senate Bills - First Reading.

CHANGE OF SPONSORSHIP

With the consent of the affected members, Representative Black was removed as principal sponsor, and Representative Bost became the new principal sponsor of HOUSE BILL 2807.

With the consent of the affected members, Representative Osterman was removed as principal sponsor, and Representative Graham became the new principal sponsor of HOUSE BILL 740.

With the consent of the affected members, Representative Collins was removed as principal sponsor, and Representative Turner became the new principal sponsor of HOUSE BILL 2298.

With the consent of the affected members, Representative Mautino was removed as principal sponsor, and Representative Jakobsson became the new principal sponsor of HOUSE BILL 1200.

With the consent of the affected members, Representative Froehlich was removed as principal sponsor, and Representative Kosel became the new principal sponsor of SENATE BILL 1570.

With the consent of the affected members, Representative Madigan was removed as principal sponsor, and Representative Hamos became the new principal sponsor of HOUSE BILL 1713.

With the consent of the affected members, Representative Cross was removed as principal sponsor, and Representative Osmond became the new principal sponsor of HOUSE BILL 2751.

With the consent of the affected members, Representative Lang was removed as principal sponsor, and Representative Crespo became the new principal sponsor of HOUSE BILL 3844.

With the consent of the affected members, Representative Collins was removed as principal sponsor, and Representative Turner became the new principal sponsor of HOUSE BILL 1129.

With the consent of the affected members, Representative Moffitt was removed as principal sponsor, and Representative Brady became the new principal sponsor of HOUSE BILL 37.

With the consent of the affected members, Representative Mautino was removed as principal sponsor, and Representative Madigan became the new principal sponsor of HOUSE BILL 210.

With the consent of the affected members, Representative Hoffman was removed as principal sponsor, and Representative Wait became the new principal sponsor of SENATE BILL 1896.

With the consent of the affected members, Representative Reitz was removed as principal sponsor, and Representative Hannig became the new principal sponsor of HOUSE BILL 2441.

With the consent of the affected members, Representative Mautino was removed as principal sponsor, and Representative Madigan became the new principal sponsor of HOUSE BILL 289.

With the consent of the affected members, Representative Rose was removed as principal sponsor, and Representative Coulson became the new principal sponsor of SENATE BILL 1677.

AGREED RESOLUTIONS

The following resolutions were offered and placed on the Calendar on the order of Agreed Resolutions.

HOUSE RESOLUTION 251

Offered by Representative Zalewski:

Designates the date of July 1, 2009 as "Brookfield Zoo Day" in the State of Illinois.

HOUSE RESOLUTION 252

Offered by Representative Rose:

Proclaims April 30, 2009 as Tech Day 2009 in the State of Illinois.

HOUSE RESOLUTION 253

Offered by Representative Rose:

Mourns the death of Louis Frederick Welch of Urbana.

HOUSE RESOLUTION 254

Offered by Representative Rose:

Congratulates Michael Hughes, Director of Coles, Cumberland, and Edgar County Court Services, on his retirement.

HOUSE RESOLUTION 255

Offered by Representative Black:

Congratulates University of Illinois wrestling coach Mark Johnson on his retirement.

HOUSE RESOLUTION 256

Offered by Representative Bellock:

Applauds the extensive efforts of the "With Wings and A Halo - R.E.A.C.H. a Child" program in the State of Illinois and supports efforts to expand the program further.

HOUSE RESOLUTION 257

Offered by Representative Black:

Congratulates Illinois Air National Guard Brigadier General Jay Sheedy of Pawnee on the occasion of his retirement.

HOUSE RESOLUTION 258

Offered by Representative Jerry Mitchell:

Mourns the death of Dr. Harry W. Jensen, DC.

HOUSE RESOLUTION 259

Offered by Representative Monique Davis:

Congratulates the members of the Jesse White Tumbling Team on the occasion of the team's 50th anniversary.

HOUSE RESOLUTION 260

Offered by Representative William Davis:

Congratulates the owners and employees of the Cook-Illinois Corporation on the occasion of the 50th anniversary of the corporation's first bus company.

HOUSE RESOLUTION 261

Offered by Representative Cole:

Mourn the death of United States Army Sergeant Robert M. Weinger of Round Lake Beach.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative William Davis, HOUSE BILL 266 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

115, Yeas; 1, Nay; 1, Answering Present.

(ROLL CALL 2)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Flider, HOUSE BILL 1035 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

113, Yeas; 4, Nays; 0, Answering Present.

(ROLL CALL 3)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Fortner, HOUSE BILL 723 was taken up and read by title a third time. Pending discussion, Representative Watson moved the previous question.

And the question being, "Shall the main question be now put?" it was decided in the affirmative.

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The question then being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

112, Yeas; 4, Nays; 1, Answering Present.

(ROLL CALL 4)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

RECALL

At the request of the principal sponsor, Representative Madigan, SENATE BILL 364 was recalled from the order of Third Reading to the order of Second Reading.

SENATE BILL ON SECOND READING

SENATE BILL 364. Having been recalled on April 2, 2009, the same was again taken up. Representative Madigan offered the following amendment and moved its adoption.

AMENDMENT NO. 2. Amend Senate Bill 364, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Governmental Ethics Act is amended by changing Sections 4A-101, 4A-102, 4A-106, and 4A-107 as follows:

(5 ILCS 420/4A-101) (from Ch. 127, par. 604A-101)

Sec. 4A-101. Persons required to file. The following persons shall file verified written statements of economic interests, as provided in this Article:

- (a) Members of the General Assembly and candidates for nomination or election to the General Assembly.
- (b) Persons holding an elected office in the Executive Branch of this State, and candidates for nomination or election to these offices.
- (c) Members of a Commission or Board created by the Illinois Constitution, and candidates for nomination or election to such Commission or Board.
- (d) Persons whose appointment to office is subject to confirmation by the Senate.
- (e) Holders of, and candidates for nomination or election to, the office of judge or associate judge of the Circuit Court and the office of judge of the Appellate or Supreme Court.
- (f) Persons who are employed by any branch, agency, authority or board of the government of this State, including but not limited to, the Illinois State Toll Highway Authority, the Illinois Housing Development Authority, the Illinois Community College Board, and institutions under the jurisdiction of the Board of Trustees of the University of Illinois, Board of Trustees of Southern Illinois University, Board of Trustees of Governor's State University, Board of Trustees of Illinois State University, Board of Trustees of Northeastern Illinois University, Board of Trustees of Western Illinois University, or Board of Trustees of the Illinois Mathematics and Science Academy, and are compensated for services as employees and not as independent contractors and who:
 - (1) are, or function as, the head of a department, commission, board, division, bureau, authority or other administrative unit within the government of this State, or who exercise similar authority within the government of this State;
 - (2) have direct supervisory authority over, or direct responsibility for the formulation, negotiation, issuance or execution of contracts entered into by the State in the amount of \$5,000 or more;
 - (3) have authority for the issuance or promulgation of rules and regulations within areas under the authority of the State;
 - (4) have authority for the approval of professional licenses;
 - (5) have responsibility with respect to the financial inspection of regulated nongovernmental entities;
 - (6) adjudicate, arbitrate, or decide any judicial or administrative proceeding, or

review the adjudication, arbitration or decision of any judicial or administrative proceeding within the authority of the State;

- (7) have supervisory responsibility for 20 or more employees of the State; or
- (8) negotiate, assign, authorize, or grant naming rights or sponsorship rights regarding any property or asset of the State, whether real, personal, tangible, or intangible.
- (g) Persons who are elected to office in a unit of local government, and candidates for nomination or election to that office, including regional superintendents of school districts.
- (h) Persons appointed to the governing board of a unit of local government, or of a special district, and persons appointed to a zoning board, or zoning board of appeals, or to a regional, county, or municipal plan commission, or to a board of review of any county, and persons appointed to the Board of the Metropolitan Pier and Exposition Authority and any Trustee appointed under Section 22 of the Metropolitan Pier and Exposition Authority Act, and persons appointed to a board or commission of a unit of local government who have authority to authorize the expenditure of public funds. This subsection does not apply to members of boards or commissions who function in an advisory capacity.
- (i) Persons who are employed by a unit of local government and are compensated for services as employees and not as independent contractors and who:
- (1) are, or function as, the head of a department, division, bureau, authority or other administrative unit within the unit of local government, or who exercise similar authority within the unit of local government;
- (2) have direct supervisory authority over, or direct responsibility for the formulation, negotiation, issuance or execution of contracts entered into by the unit of local government in the amount of \$1,000 or greater;
 - (3) have authority to approve licenses and permits by the unit of local government; this item does not include employees who function in a ministerial capacity;
- (4) adjudicate, arbitrate, or decide any judicial or administrative proceeding, or review the adjudication, arbitration or decision of any judicial or administrative proceeding within the authority of the unit of local government;
 - (5) have authority to issue or promulgate rules and regulations within areas under the authority of the unit of local government; or
 - (6) have supervisory responsibility for 20 or more employees of the unit of local government.
- (j) Persons on the Board of Trustees of the Illinois Mathematics and Science Academy.
- (k) Persons employed by a school district in positions that require that person to hold an administrative or a chief school business official endorsement.
- (1) Special government agents. A "special government agent" is a person who is directed, retained, designated, appointed, or employed, with or without compensation, by or on behalf of a statewide executive branch constitutional officer to make an ex parte communication under Section 5-50 of the State Officials and Employees Ethics Act or Section 5-165 of the Illinois Administrative Procedure Act.
 - (m) Members of the board of commissioners of any flood prevention district.
- (n) Members of the board of any retirement system or investment board established under the Illinois Pension Code, if not required to file under any other provision of this Section.
- (o) Members of the board of any pension fund established under the Illinois Pension Code, if not required to file under any other provision of this Section.

This Section shall not be construed to prevent any unit of local government from enacting financial disclosure requirements that mandate more information than required by this Act. (Source: P.A. 95-719, eff. 5-21-08.)

(5 ILCS 420/4A-102) (from Ch. 127, par. 604A-102)

Sec. 4A-102. The statement of economic interests required by this Article shall include the economic interests of the person making the statement as provided in this Section. The interest (if constructively controlled by the person making the statement) of a spouse or any other party, shall be considered to be the same as the interest of the person making the statement. Campaign receipts shall not be included in this statement.

- (a) The following interests shall be listed by all persons required to file:
- (1) The name, address and type of practice of any professional organization or individual professional practice in which the person making the statement was an officer, director, associate, partner or proprietor, or served in any advisory capacity, from which income in excess of

- \$1200 was derived during the preceding calendar year;
- (2) The nature of professional services (other than services rendered to the unit or units of government in relation to which the person is required to file) and the nature of the entity to which they were rendered if fees exceeding \$5,000 were received during the preceding calendar year from the entity for professional services rendered by the person making the statement.
- (3) The identity (including the address or legal description of real estate) of any capital asset from which a capital gain of \$5,000 or more was realized in the preceding calendar year.
- (4) The name of any unit of government which has employed the person making the statement during the preceding calendar year other than the unit or units of government in relation to which the person is required to file.
- (5) The name of any entity from which a gift or gifts, or honorarium or honoraria, valued singly or in the aggregate in excess of \$500, was received during the preceding calendar year.
- (b) The following interests shall also be listed by persons listed in items (a) through (f), and item (l), and item (n) of Section 4A-101:
- (1) The name and instrument of ownership in any entity doing business in the State of Illinois, in which an ownership interest held by the person at the date of filing is in excess of \$5,000 fair market value or from which dividends of in excess of \$1,200 were derived during the preceding calendar year. (In the case of real estate, location thereof shall be listed by street address, or if none, then by legal description). No time or demand deposit in a financial institution, nor any debt instrument need be listed;
- (2) Except for professional service entities, the name of any entity and any position held therein from which income of in excess of \$1,200 was derived during the preceding calendar year, if the entity does business in the State of Illinois. No time or demand deposit in a financial institution, nor any debt instrument need be listed.
- (3) The identity of any compensated lobbyist with whom the person making the statement maintains a close economic association, including the name of the lobbyist and specifying the legislative matter or matters which are the object of the lobbying activity, and describing the general type of economic activity of the client or principal on whose behalf that person is lobbying.
- (c) The following interests shall also be listed by persons listed in items (g), (h), and
 - (i), and (o) of Section 4A-101:
- (1) The name and instrument of ownership in any entity doing business with a unit of local government in relation to which the person is required to file if the ownership interest of the person filing is greater than \$5,000 fair market value as of the date of filing or if dividends in excess of \$1,200 were received from the entity during the preceding calendar year. (In the case of real estate, location thereof shall be listed by street address, or if none, then by legal description). No time or demand deposit in a financial institution, nor any debt instrument need be listed.
- (2) Except for professional service entities, the name of any entity and any position held therein from which income in excess of \$1,200 was derived during the preceding calendar year if the entity does business with a unit of local government in relation to which the person is required to file. No time or demand deposit in a financial institution, nor any debt instrument need be listed.
- (3) The name of any entity and the nature of the governmental action requested by any entity which has applied to a unit of local government in relation to which the person must file for any license, franchise or permit for annexation, zoning or rezoning of real estate during the preceding calendar year if the ownership interest of the person filing is in excess of \$5,000 fair market value at the time of filing or if income or dividends in excess of \$1,200 were received by the person filing from the entity during the preceding calendar year.

For the purposes of this Section, the unit of local government in relation to which a person required to file under item (o) of Section 4A-101 shall be the unit of local government that contributes to the pension fund of which such person is a member of the board.

(Source: P.A. 92-101, eff. 1-1-02; 93-617, eff. 12-9-03.)

(5 ILCS 420/4A-106) (from Ch. 127, par. 604A-106)

Sec. 4A-106. The statements of economic interests required of persons listed in items (a) through (f), item (j), and item (l), and item (n) of Section 4A-101 shall be filed with the Secretary of State. The statements of economic interests required of persons listed in items (g), (h), (i), and (k), and (o) of Section 4A-101 shall be filed with the county clerk of the county in which the principal office of the unit of local government with which the person is associated is located. If it is not apparent which county the principal

office of a unit of local government is located, the chief administrative officer, or his or her designee, has the authority, for purposes of this Act, to determine the county in which the principal office is located. On or before February 1 annually, (1) the chief administrative officer of any State agency in the executive, legislative, or judicial branch employing persons required to file under item (f) or item (l) of Section 4A-101 and the chief administrative officer of a board described in item (n) of Section 4A-101 shall certify to the Secretary of State the names and mailing addresses of those persons, and (2) the chief administrative officer, or his or her designee, of each unit of local government with persons described in items (h), (i) and (k) and a board described in item (o) of Section 4A-101 shall certify to the appropriate county clerk a list of names and addresses of persons described in items (h), (i), and (k), and (o) of Section 4A-101 that are required to file. In preparing the lists, each chief administrative officer, or his or her designee, shall set out the names in alphabetical order.

On or before April 1 annually, the Secretary of State shall notify (1) all persons whose names have been certified to him under items (f) and (I) and (I) of Section 4A-101, and (2) all persons described in items (a) through (e) and item (j) of Section 4A-101, other than candidates for office who have filed their statements with their nominating petitions, of the requirements for filing statements of economic interests. A person required to file with the Secretary of State by virtue of more than one item among items (a) through (f) and items (j), and (l), and (n) shall be notified of and is required to file only one statement of economic interests relating to all items under which the person is required to file with the Secretary of State

On or before April 1 annually, the county clerk of each county shall notify all persons whose names have been certified to him under items (g), (h), (i), and (k), and (o) of Section 4A-101, other than candidates for office who have filed their statements with their nominating petitions, of the requirements for filing statements of economic interests. A person required to file with a county clerk by virtue of more than one item among items (g), (h), (i), and (k), and (o) shall be notified of and is required to file only one statement of economic interests relating to all items under which the person is required to file with that county clerk.

Except as provided in Section 4A-106.1, the notices provided for in this Section shall be in writing and deposited in the U.S. Mail, properly addressed, first class postage prepaid, on or before the day required by this Section for the sending of the notice. A certificate executed by the Secretary of State or county clerk attesting that he has mailed the notice constitutes prima facie evidence thereof.

From the lists certified to him under this Section of persons described in items (g), (h), (i), and (k), and (o) of Section 4A-101, the clerk of each county shall compile an alphabetical listing of persons required to file statements of economic interests in his office under any of those items. As the statements are filed in his office, the county clerk shall cause the fact of that filing to be indicated on the alphabetical listing of persons who are required to file statements. Within 30 days after the due dates, the county clerk shall mail to the State Board of Elections a true copy of that listing showing those who have filed statements.

The county clerk of each county shall note upon the alphabetical listing the names of all persons required to file a statement of economic interests who failed to file a statement on or before May 1. It shall be the duty of the several county clerks to give notice as provided in Section 4A-105 to any person who has failed to file his or her statement with the clerk on or before May 1.

Any person who files or has filed a statement of economic interest under this Act is entitled to receive from the Secretary of State or county clerk, as the case may be, a receipt indicating that the person has filed such a statement, the date of such filing, and the identity of the governmental unit or units in relation to which the filing is required.

The Secretary of State may employ such employees and consultants as he considers necessary to carry out his duties hereunder, and may prescribe their duties, fix their compensation, and provide for reimbursement of their expenses.

All statements of economic interests filed under this Section shall be available for examination and copying by the public at all reasonable times. Not later than 12 months after the effective date of this amendatory Act of the 93rd General Assembly, beginning with statements filed in calendar year 2004, the Secretary of State shall make statements of economic interests filed with the Secretary available for inspection and copying via the Secretary's website.

(Source: P.A. 93-617, eff. 12-9-03; 94-603, eff. 8-16-05.)

(5 ILCS 420/4A-107) (from Ch. 127, par. 604A-107)

Sec. 4A-107. Any person required to file a statement of economic interests under this Article who willfully files a false or incomplete statement shall be guilty of a Class A misdemeanor.

Failure to file a statement within the time prescribed shall result in ineligibility for, or forfeiture of, office or position of employment, as the case may be; provided, however, that if the notice of failure to file a

statement of economic interests provided in Section 4A-105 of this Act is not given by the Secretary of State or the county clerk, as the case may be, no forfeiture shall result if a statement is filed within 30 days of actual notice of the failure to file. The Secretary of State shall provide the Attorney General with the names of persons who failed to file a statement. The county clerk shall provide the State's Attorney of the county of the entity for which the filing of statement of economic interest is required with the name of persons who failed to file a statement.

The Attorney General, with respect to offices or positions described in items (a) through (f) and items (j), and (l), and (n) of Section 4A-101 of this Act, or the State's Attorney of the county of the entity for which the filing of statements of economic interests is required, with respect to offices or positions described in items (g) through (i), and item (k), and item (o) of Section 4A-101 of this Act, shall bring an action in quo warranto against any person who has failed to file by either May 31 or June 30 of any given year. (Source: P.A. 93-617, eff. 12-9-03.)

Section 10. The State Officials and Employees Ethics Act is amended by changing Section 1-5 as follows:

(5 ILCS 430/1-5)

Sec. 1-5. Definitions. As used in this Act:

"Appointee" means a person appointed to a position in or with a State agency, regardless of whether the position is compensated.

"Campaign for elective office" means any activity in furtherance of an effort to influence the selection, nomination, election, or appointment of any individual to any federal, State, or local public office or office in a political organization, or the selection, nomination, or election of Presidential or Vice-Presidential electors, but does not include activities (i) relating to the support or opposition of any executive, legislative, or administrative action (as those terms are defined in Section 2 of the Lobbyist Registration Act), (ii) relating to collective bargaining, or (iii) that are otherwise in furtherance of the person's official State duties.

"Candidate" means a person who has filed nominating papers or petitions for nomination or election to an elected State office, or who has been appointed to fill a vacancy in nomination, and who remains eligible for placement on the ballot at either a general primary election or general election.

"Collective bargaining" has the same meaning as that term is defined in Section 3 of the Illinois Public Labor Relations Act.

"Commission" means an ethics commission created by this Act.

"Compensated time" means any time worked by or credited to a State employee that counts toward any minimum work time requirement imposed as a condition of employment with a State agency, but does not include any designated State holidays or any period when the employee is on a leave of absence.

"Compensatory time off" means authorized time off earned by or awarded to a State employee to compensate in whole or in part for time worked in excess of the minimum work time required of that employee as a condition of employment with a State agency.

"Contribution" has the same meaning as that term is defined in Section 9-1.4 of the Election Code.

"Employee" means (i) any person employed full-time, part-time, or pursuant to a contract and whose employment duties are subject to the direction and control of an employer with regard to the material details of how the work is to be performed or (ii) any appointed or elected commissioner, trustee, director, or board member of a board of a State agency, including any retirement system or investment board subject to the Illinois Pension Code or (iii) any other appointee.

"Executive branch constitutional officer" means the Governor, Lieutenant Governor, Attorney General, Secretary of State, Comptroller, and Treasurer.

"Gift" means any gratuity, discount, entertainment, hospitality, loan, forbearance, or other tangible or intangible item having monetary value including, but not limited to, cash, food and drink, and honoraria for speaking engagements related to or attributable to government employment or the official position of an employee, member, or officer.

"Governmental entity" means a unit of local government (including a community college district) or a school district but not a State agency.

"Leave of absence" means any period during which a State employee does not receive (i) compensation for State employment, (ii) service credit towards State pension benefits, and (iii) health insurance benefits paid for by the State.

"Legislative branch constitutional officer" means a member of the General Assembly and the Auditor General.

"Legislative leader" means the President and Minority Leader of the Senate and the Speaker and

Minority Leader of the House of Representatives.

"Member" means a member of the General Assembly.

"Officer" means an executive branch constitutional officer or a legislative branch constitutional officer.

"Political" means any activity in support of or in connection with any campaign for elective office or any political organization, but does not include activities (i) relating to the support or opposition of any executive, legislative, or administrative action (as those terms are defined in Section 2 of the Lobbyist Registration Act), (ii) relating to collective bargaining, or (iii) that are otherwise in furtherance of the person's official State duties or governmental and public service functions.

"Political organization" means a party, committee, association, fund, or other organization (whether or not incorporated) that is required to file a statement of organization with the State Board of Elections or a county clerk under Section 9-3 of the Election Code, but only with regard to those activities that require filing with the State Board of Elections or a county clerk.

"Prohibited political activity" means:

- (1) Preparing for, organizing, or participating in any political meeting, political rally, political demonstration, or other political event.
- (2) Soliciting contributions, including but not limited to the purchase of, selling, distributing, or receiving payment for tickets for any political fundraiser, political meeting, or other political event.
 - (3) Soliciting, planning the solicitation of, or preparing any document or report regarding any thing of value intended as a campaign contribution.
- (4) Planning, conducting, or participating in a public opinion poll in connection with a campaign for elective office or on behalf of a political organization for political purposes or for or against any referendum question.
- (5) Surveying or gathering information from potential or actual voters in an election to determine probable vote outcome in connection with a campaign for elective office or on behalf of a political organization for political purposes or for or against any referendum question.
- (6) Assisting at the polls on election day on behalf of any political organization or candidate for elective office or for or against any referendum question.
- (7) Soliciting votes on behalf of a candidate for elective office or a political organization or for or against any referendum question or helping in an effort to get voters to the polls.
- (8) Initiating for circulation, preparing, circulating, reviewing, or filing any petition on behalf of a candidate for elective office or for or against any referendum question.
 - (9) Making contributions on behalf of any candidate for elective office in that capacity or in connection with a campaign for elective office.
- (10) Preparing or reviewing responses to candidate questionnaires in connection with a campaign for elective office or on behalf of a political organization for political purposes.
- (11) Distributing, preparing for distribution, or mailing campaign literature, campaign signs, or other campaign material on behalf of any candidate for elective office or for or against any referendum question.
 - (12) Campaigning for any elective office or for or against any referendum question.
 - (13) Managing or working on a campaign for elective office or for or against any referendum question.
 - (14) Serving as a delegate, alternate, or proxy to a political party convention.
- (15) Participating in any recount or challenge to the outcome of any election, except to the extent that under subsection (d) of Section 6 of Article IV of the Illinois Constitution each house of the General Assembly shall judge the elections, returns, and qualifications of its members. "Prohibited source" means any person or entity who:
- (1) is seeking official action (i) by the member or officer or (ii) in the case of an employee, by the employee or by the member, officer, State agency, or other employee directing the employee:
- (2) does business or seeks to do business (i) with the member or officer or (ii) in the case of an employee, with the employee or with the member, officer, State agency, or other employee directing the employee;
- (3) conducts activities regulated (i) by the member or officer or (ii) in the case of an employee, by the employee or by the member, officer, State agency, or other employee directing the employee;
 - (4) has interests that may be substantially affected by the performance or

non-performance of the official duties of the member, officer, or employee; or

(5) is registered or required to be registered with the Secretary of State under the

Lobbyist Registration Act, except that an entity not otherwise a prohibited source does not become a prohibited source merely because a registered lobbyist is one of its members or serves on its board of directors.

"State agency" includes all officers, boards, commissions and agencies created by the Constitution, whether in the executive or legislative branch; all officers, departments, boards, commissions, agencies, institutions, authorities, public institutions of higher learning as defined in Section 2 of the Higher Education Cooperation Act (except community colleges), and bodies politic and corporate of the State; and administrative units or corporate outgrowths of the State government which are created by or pursuant to statute, other than units of local government (including community college districts) and their officers, school districts, and boards of election commissioners; and all administrative units and corporate outgrowths of the above and as may be created by executive order of the Governor. "State agency" includes the General Assembly, the Senate, the House of Representatives, the President and Minority Leader of the Senate, the Speaker and Minority Leader of the House of Representatives, the Senate Operations Commission, and the legislative support services agencies. "State agency" includes the Office of the Auditor General. "State agency" does not include the judicial branch.

"State employee" means any employee of a State agency.

"Ultimate jurisdictional authority" means the following:

- (1) For members, legislative partisan staff, and legislative secretaries, the appropriate legislative leader: President of the Senate, Minority Leader of the Senate, Speaker of the House of Representatives, or Minority Leader of the House of Representatives.
 - (2) For State employees who are professional staff or employees of the Senate and not covered under item (1), the Senate Operations Commission.
- (3) For State employees who are professional staff or employees of the House of Representatives and not covered under item (1), the Speaker of the House of Representatives.
 - (4) For State employees who are employees of the legislative support services agencies,
 - the Joint Committee on Legislative Support Services.
 - (5) For State employees of the Auditor General, the Auditor General.
 - (6) For State employees of public institutions of higher learning as defined in Section
- 2 of the Higher Education Cooperation Act (except community colleges), the board of trustees of the appropriate public institution of higher learning.
- (7) For State employees of an executive branch constitutional officer other than those described in paragraph (6), the appropriate executive branch constitutional officer.
 - (8) For State employees not under the jurisdiction of paragraph (1), (2), (3), (4), (5), (6), or (7), the Governor.

(Source: P.A. 95-880, eff. 8-19-08.)

Section 12. The State Treasurer Act is amended by adding Section 16.10 as follows:

(15 ILCS 505/16.10 new)

(Section scheduled to be repealed on June 30, 2011)

Sec. 16.10. Working group; peer cost comparison. The Treasurer shall convene a working group consisting of representatives from the retirement systems, pension funds, and investment board created under the Illinois Pension Code, persons that provide investment services, and members of the financial industry. The working group shall review the performance of investment managers and consultants providing investment services for the retirement systems, pension funds, and investment board created under the Illinois Pension Code. The group shall develop uniform standards for comparing the costs of investment services and make recommendations to the retirement systems, pension funds, and investment board. In performing its functions under this Section, the working group shall work in coordination with the Commission on Government Forecasting and Accountability. The Office of the State Treasurer shall provide administrative assistance to the working group as the group deems necessary and appropriate. The working group shall draft a report, and the Treasurer must submit such report, to the Governor and the General Assembly by January 1, 2011.

This Section is repealed on June 30, 2011.

Section 15. The Illinois Pension Code is amended by changing Sections 1-101.2, 1-109.1, 1-110, 1-113.5, 1-125, 14-134, 14-134.1, 15-159, 16-163, 16-164, 16-169, and 22A-109 and by adding Sections 1-101.5, 1-113.14, 1-113.16, 1-113.18, 1-130, 1-135, 1-145, and 1-150 as follows: (40 ILCS 5/1-101.2)

- Sec. 1-101.2. Fiduciary. A person is a "fiduciary" with respect to a pension fund or retirement system established under this Code to the extent that the person:
 - (1) exercises any discretionary authority or discretionary control respecting management of the pension fund or retirement system, or exercises any authority or control respecting management or disposition of its assets;
- (2) renders investment advice <u>or renders advice on the selection of fiduciaries</u> for a fee or other compensation, direct or indirect.

with respect to any moneys or other property of the pension fund or retirement system, or has any authority or responsibility to do so; or

(3) has any discretionary authority or discretionary responsibility in the administration of the pension fund or retirement system.

(Source: P.A. 90-507, eff. 8-22-97.)

(40 ILCS 5/1-101.5 new)

Sec. 1-101.5. Consultant.

"Consultant" means any person or entity retained or employed by the board of a retirement system, pension fund, or investment board to make recommendations in developing an investment strategy, assist with finding appropriate investment advisers, or monitor the board's investments. "Consultant" does not include non-investment related professionals or professionals offering services that are not directly related to the investment of assets, such as legal counsel, actuary, proxy-voting services, services used to track compliance with legal standards, and investment fund of funds where the board has no direct contractual relationship with the investment advisers or partnerships. "Investment adviser" has the meaning ascribed to it in Section 1-101.4.

(40 ILCS 5/1-109.1) (from Ch. 108 1/2, par. 1-109.1)

Sec. 1-109.1. Allocation and Delegation of Fiduciary Duties.

- (1) Subject to the provisions of Section 22A-113 of this Code and subsections (2) and (3) of this Section, the board of trustees of a retirement system or pension fund established under this Code may:
 - (a) Appoint one or more investment managers as fiduciaries to manage (including the power to acquire and dispose of) any assets of the retirement system or pension fund; and
 - (b) Allocate duties among themselves and designate others as fiduciaries to carry out specific fiduciary activities other than the management of the assets of the retirement system or pension fund.
- (2) The board of trustees of a pension fund established under Article 5, 6, 8, 9, 10, 11, 12 or 17 of this Code may not transfer its investment authority, nor transfer the assets of the fund to any other person or entity for the purpose of consolidating or merging its assets and management with any other pension fund or public investment authority, unless the board resolution authorizing such transfer is submitted for approval to the contributors and pensioners of the fund at elections held not less than 30 days after the adoption of such resolution by the board, and such resolution is approved by a majority of the votes cast on the question in both the contributors election and the pensioners election. The election procedures and qualifications governing the election of trustees shall govern the submission of resolutions for approval under this paragraph, insofar as they may be made applicable.
- (3) Pursuant to subsections (h) and (i) of Section 6 of Article VII of the Illinois Constitution, the investment authority of boards of trustees of retirement systems and pension funds established under this Code is declared to be a subject of exclusive State jurisdiction, and the concurrent exercise by a home rule unit of any power affecting such investment authority is hereby specifically denied and preempted.
- (4) For the purposes of this Code, "emerging investment manager" means a qualified investment adviser that manages an investment portfolio of at least \$10,000,000 but less than \$10,000,000,000 \$2,000,000,000 and is a "minority owned business", or "female owned business" or "business owned by a person with a disability" as those terms are defined in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act.

It is hereby declared to be the public policy of the State of Illinois to encourage the trustees of public employee retirement systems, pension funds, and investment boards to use emerging investment managers in managing their system's assets, encompassing all asset classes, and increase the racial, ethnic, and gender diversity of its fiduciaries, to the greatest extent feasible within the bounds of financial and fiduciary prudence, and to take affirmative steps to remove any barriers to the full participation of emerging investment managers in investment opportunities afforded by those retirement systems, pension funds, and investment boards.

On or before January 1, 2010, a retirement system, pension fund, or investment board subject to this

Code, except those whose investments are restricted by Section 1-113.2 of this Code, shall adopt a policy that sets forth goals for utilization of emerging investment managers. This policy shall include quantifiable goals for the management of assets in specific asset classes by emerging investment managers. The retirement system, pension fund, or investment board shall establish 3 separate goals for: (i) emerging investment managers that are minority owned businesses; (ii) emerging investment managers that are female owned businesses; and (iii) emerging investment managers that are businesses owned by a person with a disability. The goals established shall be based on the percentage of total dollar amount of investment service contracts let to minority owned businesses, female owned businesses, and businesses owned by a person with a disability, as those terms are defined in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. The retirement system, pension fund, or investment board shall annually review the goals established under this subsection.

If in any case an emerging investment manager meets the criteria established by a board for a specific search and meets the criteria established by a consultant for that search, then that emerging investment manager shall receive an invitation by the board of trustees, or an investment committee of the board of trustees, to present his or her firm for final consideration of a contract. In the case where multiple emerging investment managers meet the criteria of this Section, the staff may choose the most qualified firm or firms to present to the board.

Each retirement system subject to this Code shall prepare a report to be submitted to the Governor and the General Assembly by September 1 of each year. The report shall identify the emerging investment managers used by the system, the percentage of the system's assets under the investment control of emerging investment managers, and the actions it has undertaken to increase the use of emerging investment managers, including encouraging other investment managers to use emerging investment managers as subcontractors when the opportunity arises.

The use of an emerging investment manager does not constitute a transfer of investment authority for the purposes of subsection (2) of this Section.

- (5) Each retirement system, pension fund, or investment board subject to this Code, except those whose investments are restricted by Section 1-113.2 of this Code, shall establish a policy that sets forth goals for increasing the racial, ethnic, and gender diversity of its fiduciaries, including its consultants and senior staff. Each system, fund, and investment board shall annually review the goals established under this subsection.
- (6) On or before January 1, 2010, a retirement system, pension fund, or investment board subject to this Code, except those whose investments are restricted by Section 1-113.2 of this Code, shall adopt a policy that sets forth goals for utilization of businesses owned by minorities, females, and persons with disabilities for all contracts and services. The goals established shall be based on the percentage of total dollar amount of all contracts let to minority owned businesses, female owned businesses, and businesses owned by a person with a disability, as those terms are defined in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. The retirement system, pension fund, or investment board shall annually review the goals established under this subsection.
- (7) On or before January 1, 2010, a retirement system, pension fund, or investment board subject to this Code, except those whose investments are restricted by Section 1-113.2 of this Code, shall adopt a policy that sets forth goals for increasing the utilization of minority broker-dealers. For the purposes of this Code, "minority broker-dealer" means a qualified broker-dealer who meets the definition of "minority owned business", "female owned business", or "business owned by a person with a disability", as those terms are defined in the Business Enterprise for Minorities, Females, and Persons with Disabilities Act. The retirement system, pension fund, or investment board shall annually review the goals established under this Section.
- (8) Each retirement system, pension fund, and investment board subject to this Code, except those whose investments are restricted by Section 1-113.2 of this Code, shall submit a report to the Governor and the General Assembly by January 1 of each year that includes the following: (i) the policy adopted under subsection (4) of this Section, including the names and addresses of the emerging investment managers used, percentage of the assets under the investment control of emerging investment managers for the 3 separate goals, and the actions it has undertaken to increase the use of emerging investment managers, including encouraging other investment managers to use emerging investment managers as subcontractors when the opportunity arises; (ii) the policy adopted under subsection (5) of this Section; (iii) the policy adopted under subsection (7) of this Section, including specific actions undertaken to increase the use of minority broker-dealers.

(Source: P.A. 94-471, eff. 8-4-05.)

(40 ILCS 5/1-110) (from Ch. 108 1/2, par. 1-110)

Sec. 1-110. Prohibited Transactions.

- (a) A fiduciary with respect to a retirement system, or pension fund, or investment board shall not cause the retirement system or pension fund to engage in a transaction if he or she knows or should know that such transaction constitutes a direct or indirect:
 - (1) Sale or exchange, or leasing of any property from the retirement system or pension fund to a party in interest for less than adequate consideration, or from a party in interest to a retirement system or pension fund for more than adequate consideration.
 - (2) Lending of money or other extension of credit from the retirement system or pension fund to a party in interest without the receipt of adequate security and a reasonable rate of interest, or from a party in interest to a retirement system or pension fund with the provision of excessive security or an unreasonably high rate of interest.
 - (3) Furnishing of goods, services or facilities from the retirement system or pension fund to a party in interest for less than adequate consideration, or from a party in interest to a retirement system or pension fund for more than adequate consideration.
 - (4) Transfer to, or use by or for the benefit of, a party in interest of any assets of a retirement system or pension fund for less than adequate consideration.
 - (b) A fiduciary with respect to a retirement system or pension fund established under this Code shall not:
 - (1) Deal with the assets of the retirement system or pension fund in his own interest or for his own account;
 - (2) In his individual or any other capacity act in any transaction involving the retirement system or pension fund on behalf of a party whose interests are adverse to the interests of the retirement system or pension fund or the interests of its participants or beneficiaries; or
 - (3) Receive any consideration for his own personal account from any party dealing with the retirement system or pension fund in connection with a transaction involving the assets of the retirement system or pension fund.
 - (c) Nothing in this Section shall be construed to prohibit any trustee from:
 - (1) Receiving any benefit to which he may be entitled as a participant or beneficiary in the retirement system or pension fund.
 - (2) Receiving any reimbursement of expenses properly and actually incurred in the performance of his duties with the retirement system or pension fund.
 - (3) Serving as a trustee in addition to being an officer, employee, agent or other representative of a party in interest.
- (d) A fiduciary of a pension fund established under Article 3 or 4 shall not knowingly cause or advise the pension fund to engage in an investment transaction when the fiduciary (i) has any direct interest in the income, gains, or profits of the investment <u>adviser</u> advisor through which the investment transaction is made or (ii) has a business relationship with that investment <u>adviser</u> advisor that would result in a pecuniary benefit to the fiduciary as a result of the investment transaction.

Violation of this subsection (d) is a Class 4 felony.

(e) A board member, employee, or consultant with respect to a retirement system, pension fund, or investment board subject to this Code, except those whose investments are restricted by Section 1-113.2, shall not knowingly cause or advise the retirement system, pension fund, or investment board to engage in an investment transaction with an investment adviser when the board member, employee, consultant, or their spouse (i) has any direct interest in the income, gains, or profits of the investment adviser through which the investment transaction is made or (ii) has a relationship with that investment adviser that would result in a pecuniary benefit to the board member, employee, or consultant or spouse of such board member, employee, or consultant as a result of the investment transaction. For purposes of this subsection (e), a consultant includes an employee or agent of a consulting firm who has greater than 7.5% ownership of the consulting firm.

Violation of this subsection (e) is a Class 4 felony.

(Source: P.A. 95-950, eff. 8-29-08.)

(40 ILCS 5/1-113.5)

Sec. 1-113.5. Investment advisers and investment services for all Article 3 or 4 pension funds.

(a) The board of trustees of a pension fund may appoint investment advisers as defined in Section 1-101.4. The board of any pension fund investing in common or preferred stock under Section 1-113.4 shall appoint an investment adviser before making such investments.

The investment adviser shall be a fiduciary, as defined in Section 1-101.2, with respect to the pension

fund and shall be one of the following:

- (1) an investment adviser registered under the federal Investment Advisers Act of 1940 and the Illinois Securities Law of 1953;
- (2) a bank or trust company authorized to conduct a trust business in Illinois;
- (3) a life insurance company authorized to transact business in Illinois; or
- (4) an investment company as defined and registered under the federal Investment

Company Act of 1940 and registered under the Illinois Securities Law of 1953.

- (a-5) Notwithstanding any other provision of law, a person or entity that provides consulting services (referred to as a "consultant" in this Section) to a pension fund with respect to the selection of fiduciaries may not be awarded a contract to provide those consulting services that is more than 5 years in duration. No contract to provide such consulting services may be renewed or extended. At the end of the term of a contract, however, the contractor is eligible to compete for a new contract. No person shall attempt to avoid or contravene the restrictions of this subsection by any means. All offers from responsive offerors shall be accompanied by disclosure of the names and addresses of the following:
 - (1) The offeror.
 - (2) Any entity that is a parent of, or owns a controlling interest in, the offeror.
 - (3) Any entity that is a subsidiary of, or in which a controlling interest is owned by, the offeror.

Beginning on July 1, 2008, a person, other than a trustee or an employee of a pension fund or retirement system, may not act as a consultant under this Section unless that person is at least one of the following: (i) registered as an investment adviser under the federal Investment Advisers Act of 1940 (15 U.S.C. 80b-1, et seq.); (ii) registered as an investment adviser under the Illinois Securities Law of 1953; (iii) a bank, as defined in the Investment Advisers Act of 1940; or (iv) an insurance company authorized to transact business in this State.

(b) All investment advice and services provided by an investment adviser or a consultant appointed under this Section shall be rendered pursuant to a written contract between the investment adviser and the board, and in accordance with the board's investment policy.

The contract shall include all of the following:

- (1) acknowledgement in writing by the investment adviser that he or she is a fiduciary with respect to the pension fund;
- (2) the board's investment policy;
- (3) full disclosure of direct and indirect fees, commissions, penalties, and any other compensation that may be received by the investment adviser, including reimbursement for expenses; and
- (4) a requirement that the investment adviser submit periodic written reports, on at least a quarterly basis, for the board's review at its regularly scheduled meetings. All returns on investment shall be reported as net returns after payment of all fees, commissions, and any other compensation.
- (b-5) Each contract described in subsection (b) shall also include (i) full disclosure of direct and indirect fees, commissions, penalties, and other compensation, including reimbursement for expenses, that may be paid by or on behalf of the investment adviser or consultant in connection with the provision of services to the pension fund and (ii) a requirement that the investment adviser or consultant update the disclosure promptly after a modification of those payments or an additional payment.

Within 30 days after the effective date of this amendatory Act of the 95th General Assembly, each investment adviser and consultant providing services on the effective date or subject to an existing contract for the provision of services must disclose to the board of trustees all direct and indirect fees, commissions, penalties, and other compensation paid by or on behalf of the investment adviser or consultant in connection with the provision of those services and shall update that disclosure promptly after a modification of those payments or an additional payment.

A person required to make a disclosure under subsection (d) is also required to disclose direct and indirect fees, commissions, penalties, or other compensation that shall or may be paid by or on behalf of the person in connection with the rendering of those services. The person shall update the disclosure promptly after a modification of those payments or an additional payment.

The disclosures required by this subsection shall be in writing and shall include the date and amount of each payment and the name and address of each recipient of a payment.

(c) Within 30 days after appointing an investment adviser or consultant, the board shall submit a copy of the contract to the Division of Insurance of the Department of Financial and Professional Regulation.

- (d) Investment services provided by a person other than an investment adviser appointed under this Section, including but not limited to services provided by the kinds of persons listed in items (1) through (4) of subsection (a), shall be rendered only after full written disclosure of direct and indirect fees, commissions, penalties, and any other compensation that shall or may be received by the person rendering those services.
- (e) The board of trustees of each pension fund shall retain records of investment transactions in accordance with the rules of the Department of Financial and Professional Regulation. (Source: P.A. 95-950, eff. 8-29-08.)

(40 ILCS 5/1-113.14 new)

- Sec. 1-113.14. Investment services for retirement systems, pension funds, and investment boards, except those funds established under Articles 3 and 4.
- (a) For the purposes of this Section, "investment services" means services provided by an investment adviser or a consultant.
- (b) The selection and appointment of an investment adviser or consultant for investment services by the board of a retirement system, pension fund, or investment board subject to this Code, except those whose investments are restricted by Section 1-113.2, shall be made and awarded in accordance with this Section. All contracts for investment services shall be awarded by the board using a competitive process that is substantially similar to the process required for the procurement of professional and artistic services under Article 35 of the Illinois Procurement Code. Each board of trustees shall adopt a policy in accordance with this subsection (b) within 60 days after the effective date of this amendatory Act of the 96th General Assembly. The policy shall be posted on its web site and filed with the Illinois Procurement Policy Board. Exceptions to this Section are allowed for (i) sole source procurements, (ii) emergency procurements, and (iii) at the discretion of the pension fund, retirement system, or board of investment, contracts that are nonrenewable and one year or less in duration, so long as the contract has a value of less than \$20,000. All exceptions granted under this Section must be published on the system's, fund's, or board's web site, shall name the person authorizing the procurement, and shall include a brief explanation of the reason for the exception.

A person, other than a trustee or an employee of a retirement system, pension fund, or investment board, may not act as a consultant or investment adviser under this Section unless that person is registered as an investment adviser under the federal Investment Advisers Act of 1940 (15 U.S.C. 80b-1, et seq.) or a bank, as defined in the federal Investment Advisers Act of 1940 (15 U.S.C. 80b-1, et seq.).

- (c) Investment services provided by an investment adviser or a consultant appointed under this Section shall be rendered pursuant to a written contract between the investment adviser or consultant and the board. The contract shall include all of the following:
- (1) Acknowledgement in writing by the investment adviser or consultant that he or she is a fiduciary with respect to the pension fund or retirement system.
 - (2) The description of the board's investment policy and notice that the policy is subject to change.
- (3) (i) Full disclosure of direct and indirect fees, commissions, penalties, and other compensation, including reimbursement for expenses, that may be paid by or on behalf of the consultant in connection with the provision of services to the pension fund or retirement system and (ii) a requirement that the consultant update the disclosure promptly after a modification of those payments or an additional payment.
- (4) A requirement that the investment adviser or consultant, in conjunction with the board's staff, submit periodic written reports, on at least a quarterly basis, for the board's review at its regularly scheduled meetings. All returns on investment shall be reported as net returns after payment of all fees, commissions, and any other compensation.
- (5) Disclosure of the names and addresses of (i) the consultant or investment adviser; (ii) any entity that is a parent of, or owns a controlling interest in, the consultant or investment adviser; (iii) any entity that is a subsidiary of, or in which a controlling interest is owned by, the consultant or investment adviser; (iv) any persons who have an ownership or distributive income share in the consultant or investment adviser that is in excess of 7.5%; or (v) serves as an executive officer of the consultant or investment adviser.
- (6) A disclosure of the names and addresses of all subcontractors, if applicable, and the expected amount of money each will receive under the contract, including an acknowledgment that the contractor must promptly make notification, in writing, if at any time during the term of the contract a contractor adds or changes any subcontractors. For purposes of this subparagraph (6), "subcontractor" does not include non-investment related professionals or professionals offering services that are not directly related to the investment of assets, such as legal counsel, actuary, proxy-voting services, services used to track compliance with legal standards, and investment fund of funds where the board has no direct contractual

relationship with the investment advisers or partnerships.

- (7) A description of service to be performed.
- (8) A description of the need for the service.
- (9) A description of the plan for post-performance review.
- (10) A description of the qualifications necessary.
- (11) The duration of the contract.
- (12) The method for charging and measuring cost.
- (d) Notwithstanding any other provision of law, a retirement system, pension fund, or investment board subject to this Code, except those whose investments are restricted by Section 1-113.2 of this Code, shall not enter into a contract with a consultant that exceeds 5 years in duration. No contract to provide consulting services may be renewed or extended. At the end of the term of a contract, however, the consultant is eligible to compete for a new contract as provided in this Section. No retirement system, pension fund, or investment board shall attempt to avoid or contravene the restrictions of this subsection (d) by any means.
- (e) Within 60 days after the effective date of this amendatory Act of the 96th General Assembly, each investment adviser or consultant currently providing services or subject to an existing contract for the provision of services must disclose to the board of trustees all direct and indirect fees, commissions, penalties, and other compensation paid by or on behalf of the investment adviser or consultant in connection with the provision of those services and shall update that disclosure promptly after a modification of those payments or an additional payment. The person shall update the disclosure promptly after a modification of those payments or an additional payment. The disclosures required by this subsection (e) shall be in writing and shall include the date and amount of each payment and the name and address of each recipient of a payment.
- (f) The retirement system, pension fund, or board of investment shall develop uniform documents that shall be used for the solicitation, review, and acceptance of all investment services. The form shall include the terms contained in subsection (c) of this Section. All such uniform documents shall be posted on the retirement system's, pension fund's, or investment board's web site.
- (g) A description of every contract for investment services shall be posted in a conspicuous manner on the web site of the retirement system, pension fund, or investment board. The description must include the name of the person or entity awarded a contract, the total amount applicable to the contract, the total fees paid or to be paid, and a disclosure approved by the board describing the factors that contributed to the selection of an investment adviser or consultant.

(40 ILCS 5/1-113.16 new)

Sec. 1-113.16. Investment transparency.

- (a) The purpose of this Section is to provide for transparency in the investment of retirement or pension funds and require the reporting of full and complete information regarding the investments by pension funds, retirement systems, and investment boards.
- (b) A retirement system, pension fund, or investment board subject to this Code and any committees established by such system, fund, or board must comply with the Open Meetings Act.
- (c) Any retirement system, pension fund, or investment board subject to this Code that establishes a committee shall ensure that the majority of the members on such committee are board members. If any member of a committee is not a member of the board for the system, fund, or board, then that committee member shall be a fiduciary.
- (d) A retirement system, pension fund, or investment board subject to this Code, except those whose investments are restricted by Section 1-113.2, shall maintain an official web site and make available in a clear and conspicuous manner, and update at least quarterly, all of the following information concerning the investment of funds:
 - (1) The total amount of funds held by the pension fund, retirement system, or investment board.
- (2) The asset allocation for the investments made by the pension fund, retirement system, or investment board.
 - (3) Current and historic return information.
 - (4) A detailed listing of the investment advisers for all asset classes.
 - (5) Performance of investments compared against established benchmarks.
- (6) A detailed list of all consultants doing business with the retirement system, pension fund, or investment board.
- (7) A detailed list of all contractors, other than investment advisers and consultants, doing business with the retirement system, pension fund, or investment board.

- (8) Any requests for investment services.
- (9) The names and email addresses of all board members, directors, and senior staff.
- (10) The report required under Section 1-109.1 of this Code, if applicable.
- (11) The description of each contract required under subsection (g) of Section 1-113.14 of this Code, if applicable.
- (e) A pension fund whose investments are restricted by Section 1-113.2 of this Code shall make the information required in subsection (d) of this Section available on its web site or in a location that allows the information to be available for inspection by the public.
- (f) Nothing in this Section requires the pension fund, retirement system, or investment board to make information available on the Internet that is exempt from inspection and copying under the Freedom of Information Act.

(40 ILCS 5/1-113.18 new)

Sec. 1-113.18. Ethics training. All board members of a retirement system, pension fund, or investment board created under this Code must attend ethics training of at least 8 hours per year. The training required under this Section shall include training on ethics, fiduciary duty, and investment issues and any other curriculum that the board of the retirement system, pension fund, or investment board establishes as being important for the administration of the retirement system, pension fund, or investment board. The Supreme Court of Illinois shall be responsible for ethics training and curriculum for judges designated by the Court to serve as members of a retirement system, pension fund, or investment board. Each board shall annually certify its members' compliance with this Section and submit an annual certification to the Division of Insurance of the Department of Financial and Professional Regulation. Judges shall annually certify compliance with the ethics training requirement and shall submit an annual certification to the Chief Justice of the Supreme Court of Illinois.

(40 ILCS 5/1-125)

Sec. 1-125. Prohibition on gifts.

(a) For the purposes of this Section:

"Gift" means a gift as defined in Section 1-5 of the State Officials and Employees Ethics

Act.

"Prohibited source" means a person or entity who:

- (i) is seeking official action (A) by the board or (B) by a board member;
- (ii) does business or seeks to do business (A) with the board or (B) with a board member;
- (iii) has interests that may be substantially affected by the performance or non-performance of the official duties of the board member; or
- (iv) is registered or required to be registered with the Secretary of State under the

Lobbyist Registration Act, except that an entity not otherwise a prohibited source does not become a prohibited source merely because a registered lobbyist is one of its members or serves on its board of directors.

- (b) No trustee or employee of a retirement system, pension fund, or investment board created under board created under Article 3 or 4 of this Code shall intentionally solicit or accept any gift from any prohibited source as prescribed in Article 10 of the State Officials and Employees Ethics Act . The ; including the exceptions contained in Section 10-15 of that Act, other than paragraphs (4) and (5) of that Section shall apply to trustees and employees of a retirement system, pension fund, or investment board created under this Code. Solicitation or acceptance of educational materials, however, is not prohibited. For the purposes of this Section, references to "State employee" and "employee" in Article 10 of the State Officials and Employees Ethics Act shall include a trustee or employee of a retirement system, pension fund, or investment board created under a board created under Article 3 or 4 of this Code.
- (c) A municipality may adopt or maintain policies or ordinances that are more restrictive than those set forth in this Section and may continue to follow any existing policies or ordinances that are more restrictive or are in addition to those set forth in this Section.
- (d) To the extent that the provisions of this Section conflict with the provisions of the State Officials and Employees Ethics Act, the provisions of this Section control.

(e) (d) Violation of this Section is a Class A misdemeanor.

(Source: P.A. 95-950, eff. 8-29-08.)

(40 ILCS 5/1-130 new)

Sec. 1-130. No monetary gain on investments. No member or employee of the board of trustees of any retirement system, pension fund, or investment board created under this Code nor any spouse of such member or employee shall knowingly have any direct interest in the income, gains, or profits of any

investments made on behalf of a retirement system, pension fund, or investment board created under this Code for which such person is a member or employee, nor receive any pay or emolument for services in connection with any investment. No member or employee of the board of trustees of any retirement system, pension fund, or investment board created under this Code shall become an endorser or surety, or in any manner an obligor for money loaned or borrowed from any retirement system or pension fund created under this Code or the Illinois State Board of Investment. For the purposes of this Section, an annuity otherwise provided in accordance with this Code or any income, gains, or profits related to any non-controlling interest in any public securities, mutual fund, or other passive investment is not considered monetary gain on investments.

Violation of this Section is a Class 3 felony.

(40 ILCS 5/1-135 new)

Sec. 1-135. Fraud. Any person who knowingly makes any false statement or falsifies or permits to be falsified any record of a retirement system or pension fund created under this Code or the Illinois State Board of Investment in an attempt to defraud the retirement system or pension fund created under this Code or the Illinois State Board of Investment is guilty of a Class 3 felony.

(40 ILCS 5/1-145 new)

Sec. 1-145. Contingent and placement fees prohibited. No person or entity shall retain a person or entity to attempt to influence the outcome of an investment decision of or the procurement of investment advice or services of a retirement system, pension fund, or investment board of this Code for compensation, contingent in whole or in part upon the decision or procurement. Any person who violates this Section is guilty of a business offense and shall be fined not more than \$10,000. In addition, any person convicted of a violation of this Section is prohibited for a period of 3 years from conducting such activities.

(40 ILCS 5/1-150 new)

Sec. 1-150. Approval of travel or educational mission. The expenses for travel or educational missions of a board member of a retirement system, pension fund, or investment board created under this Code, except those whose investments are restricted by Section 1-113.2 of this Code, must be approved by a majority of the board prior to the travel or educational mission.

(40 ILCS 5/14-134) (from Ch. 108 1/2, par. 14-134)

Sec. 14-134. Board created. The retirement system created by this Article shall be a trust, separate and distinct from all other entities. The responsibility for the operation of the system and for making effective this Article is vested in a board of trustees.

The board shall consist of 7 trustees, as follows:

(a) the Director of the Governor's Office of Management and Budget; (b) the Comptroller; (c) one trustee, not a State employee, who shall be Chairman, to be appointed by the Governor for a 5 year term; (d) two members of the system, one of whom shall be an annuitant age 60 or over, having at least 8 years of creditable service, to be appointed by the Governor for terms of 5 years; (e) one member of the system having at least 8 years of creditable service, to be elected from the contributing membership of the system by the contributing members as provided in Section 14-134.1; (f) one annuitant of the system who has been an annuitant for at least one full year, to be elected from and by the annuitants of the system, as provided in Section 14-134.1. The Director of the Governor's Office of Management and Budget and the Comptroller shall be ex-officio members and shall serve as trustees during their respective terms of office, except that each of them may designate another officer or employee from the same agency to serve in his or her place. However, no ex-officio member may designate a different proxy within one year after designating a proxy unless the person last so designated has become ineligible to serve in that capacity. Except for the elected trustees, any vacancy in the office of trustee shall be filled in the same manner as the office was filled previously.

A trustee shall serve until a successor qualifies, except that a trustee who is a member of the system shall be disqualified as a trustee immediately upon terminating service with the State.

Notwithstanding any provision of this Section to the contrary, the term of office of each trustee of the Board appointed by the Governor who is sitting on the Board on the effective date of this amendatory Act of the 96th General Assembly is terminated on that effective date.

Beginning on the 90th day after the effective date of this amendatory Act of the 96th General Assembly, the board shall consist of 13 trustees as follows:

(1) the Comptroller, who shall be the Chairperson;

(2) six persons appointed by the Governor with the advice and consent of the Senate who may not be members of the system or hold an elective State office and who shall serve for a term of 5 years, except that the terms of the initial appointees under this amendatory Act of the 96th General Assembly shall be as

follows: 3 for a term of 3 years and 3 for a term of 5 years;

(3) four active participants of the system having at least 8 years of creditable service, to be elected from the contributing members of the system by the contribution members as provided in Section 14-134.1; and

(4) two annuitants of the system who have been annuitants for at least one full year, to be elected from and by the annuitants of the system, as provided in Section 14-134.1.

For the purposes of this Section, the Governor may make a nomination and the Senate may confirm the nominee in advance of the commencement of the nominee's term of office. The Governor shall make nominations for appointment to the Board under this Section within 60 days after the effective date of this amendatory Act of the 96th General Assembly. A trustee sitting on the board on the effective date of this amendatory Act of the 96th General Assembly may not hold over in office for more than 90 days after the effective date of this amendatory Act of the 96th General Assembly. Nothing in this Section shall prevent the Governor from making a temporary appointment or nominating a trustee holding office on the day before the effective date of this amendatory Act of the 96th General Assembly.

Each trustee is entitled to one vote on the board, and 4 trustees shall constitute a quorum for the transaction of business. The affirmative votes of a majority of the trustees present, but at least 3 trustees, shall be necessary for action by the board at any meeting. On the 90th day after the effective date of this amendatory Act of the 96th General Assembly, 7 trustees shall constitute a quorum for the transaction of business and the affirmative vote of a majority of the trustees present, but at least 7 trustees, shall be necessary for action by the board at any meeting. The board's action of July 22, 1986, by which it amended the bylaws of the system to increase the number of affirmative votes required for board action from 3 to 4 (in response to Public Act 84-1028, which increased the number of trustees from 5 to 7), and the board's rejection, between that date and the effective date of this amendatory Act of 1993, of proposed actions not receiving at least 4 affirmative votes, are hereby validated.

The trustees shall serve without compensation, but shall be reimbursed from the funds of the system for all necessary expenses incurred through service on the board.

Each trustee shall take an oath of office that he or she will diligently and honestly administer the affairs of the system, and will not knowingly violate or willfully permit the violation of any of the provisions of law applicable to the system. The oath shall be subscribed to by the trustee making it, certified by the officer before whom it is taken, and filed with the Secretary of State. A trustee shall qualify for membership on the board when the oath has been approved by the board.

(Source: P.A. 94-793, eff. 5-19-06.)

(40 ILCS 5/14-134.1) (from Ch. 108 1/2, par. 14-134.1)

Sec. 14-134.1. Board-elected members-vacancies. The 2 elected trustees shall be elected, beginning in 1986 and every 5 years thereafter, for a term of 5 years beginning July 15 next following their election. The trustees to be elected under Section 14-134 of this Code in accordance with this amendatory Act of the 96th General Assembly shall be elected within 90 days after the effective date of this amendatory Act of the 96th General Assembly for a term of 5 years after the effective date of this amendatory Act. Trustees shall be elected every 5 years thereafter for a term of 5 years beginning July 15 next following their election. Elections shall be held on May 1, or on May 2 when May 1 falls on Sunday. Candidates for the contributing trustee shall be nominated by petitions in writing, signed by not less than 400 contributors with their addresses shown opposite their names. Candidates for the annuitant trustee shall be nominated by petitions in writing, signed by not less than 100 annuitants with their addresses shown opposite their names.

If there is more than one qualified nominee for either elected trustee, the board shall conduct a secret ballot election by mail for that trustee, in accordance with rules as established by the board.

If there is only one qualified person nominated by petition for either trustee, the election as required by this Section shall not be conducted for that trustee and the board shall declare such nominee duly elected.

A vacancy occurring in the elective membership of the board shall be filled for the unexpired term by the board.

(Source: P.A. 84-1028.)

(40 ILCS 5/15-159) (from Ch. 108 1/2, par. 15-159)

Sec. 15-159. Board created. A board of trustees constituted as provided in this Section shall administer this System. The board shall be known as the Board of Trustees of the State Universities Retirement System.

(b) Until July 1, 1995, the Board of Trustees shall be constituted as follows:

Two trustees shall be members of the Board of Trustees of the University of Illinois, one shall be a member of the Board of Trustees of Southern Illinois University, one shall be a member of the Board of Trustees of Chicago State University, one shall be a member of the Board of Trustees of Eastern Illinois University, one shall be a member of the Board of Trustees of Governors State University, one shall be a member of the Board of Trustees of Northeastern Illinois University, one shall be a member of the Board of Trustees of Northern Illinois University, one shall be a member of the Board of Trustees of Western Illinois University, and one shall be a member of the Illinois Community College Board, selected in each case by their respective boards, and 2 shall be participants of the system appointed by the Governor for a 6 year term with the first appointment made pursuant to this amendatory Act of 1984 to be effective September 1, 1985, and one shall be a participant appointed by the Illinois Community College Board for a 6 year term, and one shall be a participant or annuitant of the system who is a senior citizen age 60 or older appointed by the Governor for a 6 year term with the first appointment to be effective September 1, 1985.

The terms of all trustees holding office under this subsection (b) on June 30, 1995 shall terminate at the end of that day and the Board shall thereafter be constituted as provided in subsection (c).

(c) Beginning July 1, 1995, the Board of Trustees shall be constituted as follows:

The Board shall consist of 9 trustees appointed by the Governor. Two of the trustees, designated at the time of appointment, shall be participants of the System. Two of the trustees, designated at the time of appointment, shall be annuitants of the System who are receiving retirement annuities under this Article. The 5 remaining trustees may, but need not, be participants or annuitants of the System.

The term of office of trustees appointed under this subsection (c) shall be 6 years, beginning on July 1. However, of the initial trustees appointed under this subsection (c), 3 shall be appointed for terms of 2 years, 3 shall be appointed for terms of 4 years, and 3 shall be appointed for terms of 6 years, to be designated by the Governor at the time of appointment.

The terms of all trustees holding office under this subsection (c) on the effective date of this amendatory Act of the 96th General Assembly shall terminate on that effective date. The Governor shall make nominations for appointment under this Section within 60 days after the effective date of this amendatory Act of the 96th General Assembly. A trustee sitting on the board on the effective date of this amendatory Act of the 96th General Assembly may not hold over in office for more than 90 days after the effective date of this amendatory Act of the 96th General Assembly. Nothing in this Section shall prevent the Governor from making a temporary appointment or nominating a trustee holding office on the day before the effective date of this amendatory Act of the 96th General Assembly.

- (d) Beginning on the 90th day after the effective date of this amendatory Act of the 96th General Assembly, the Board of Trustees shall be constituted as follows:
 - (1) The Chairperson of the Board of Higher Education, who shall act as chairperson of this Board.
- (2) Four trustees appointed by the Governor with the advice and consent of the Senate who may not be members of the system or hold an elective State office and who shall serve for a term of 6 years, except that the terms of the initial appointees under this subsection (d) shall be as follows: 2 for a term of 3 years and 2 for a term of 6 years.
- (3) Four active participants of the system to be elected from the contributing membership of the system by the contributing members, no more than 2 of which may be from any of the University of Illinois campuses, who shall serve for a term of 6 years, except that the terms of the initial electees shall be as follows: 2 for a term of 3 years and 2 for a term of 6 years.
- (4) Two annuitants of the system who have been annuitants for at least one full year, to be elected from and by the annuitants of the system, no more than one of which may be from any of the University of Illinois campuses, who shall serve for a term of 6 years, except that the terms of the initial electees shall be as follows: one for a term of 3 years and one for a term of 6 years.

For the purposes of this Section, the Governor may make a nomination and the Senate may confirm the nominee in advance of the commencement of the nominee's term of office.

(e) The 6 elected trustees shall be elected within 90 days after the effective date of this amendatory Act of the 96th General Assembly for a term beginning on the 90th day after the effective date of this amendatory Act. Trustees shall be elected thereafter as terms expire for a 6-year term beginning July 15 next following their election, and such election shall be held on May 1, or on May 2 when May 1 falls on a Sunday. The board may establish rules for the election of trustees to implement the provisions of this amendatory Act of the 96th General Assembly and for future elections. Candidates for the participating trustee shall be nominated by petitions in writing, signed by not less than 400 participants with their addresses shown opposite their names. Candidates for the annuitant trustee shall be nominated by petitions in writing, signed by not less than 100 annuitants with their addresses shown opposite their names. If there

is more than one qualified nominee for each elected trustee, then the board shall conduct a secret ballot election by mail for that trustee, in accordance with rules as established by the board. If there is only one qualified person nominated by petition for each elected trustee, then the election as required by this Section shall not be conducted for that trustee and the board shall declare such nominee duly elected. A vacancy occurring in the elective membership of the board shall be filled for the unexpired term by the elected trustees serving on the board for the remainder of the term.

- (f) A vacancy on the board of trustees caused by resignation, death, expiration of term of office, or other reason shall be filled by a qualified person appointed by the Governor for the remainder of the unexpired term.
- (g) Trustees (other than the trustees incumbent on June 30, 1995 or as provided in subsection (c) of this Section) shall continue in office until their respective successors are appointed and have qualified, except that a trustee appointed to one of the participant positions shall be disqualified immediately upon the termination of his or her status as a participant and a trustee appointed to one of the annuitant positions shall be disqualified immediately upon the termination of his or her status as an annuitant receiving a retirement annuity.
- (h) (d) Each trustee must take an oath of office before a notary public of this State and shall qualify as a trustee upon the presentation to the board of a certified copy of the oath. The oath must state that the person will diligently and honestly administer the affairs of the retirement system, and will not knowingly violate or wilfully permit to be violated any provisions of this Article.

Each trustee shall serve without compensation but shall be reimbursed for expenses necessarily incurred in attending board meetings and carrying out his or her duties as a trustee or officer of the system.

(i) (e) This amendatory Act of 1995 is intended to supersede the changes made to this Section by Public Act 89-4.

(Source: P.A. 89-4, eff. 1-1-96; 89-196, eff. 7-21-95.) (40 ILCS 5/16-163) (from Ch. 108 1/2, par. 16-163)

Sec. 16-163. Board created. A board of <u>13</u> <u>11</u> members constitutes the board of trustees authorized to carry out the provisions of this Article and is responsible for the general administration of the System. The board shall be known as the Board of Trustees of the Teachers' Retirement System of the State of Illinois. The board shall be composed of the Superintendent of Education, ex officio, who shall be the president of the board; <u>6</u> 4 persons, not members of the System, to be appointed by the Governor, who shall hold no elected State office; 4 persons who, at the time of their election, are teachers as defined in Section 16-106, elected by the contributing members; and 2 annuitant members elected by the annuitants of the System, as provided in Section 16-165.

(Source: P.A. 94-423, eff. 8-2-05.)

(40 ILCS 5/16-164) (from Ch. 108 1/2, par. 16-164)

Sec. 16-164. Board - appointed members - vacancies. Terms of office for the appointed members shall begin on July 15 of an even-numbered year, except that the terms of office for members appointed pursuant to this amendatory. Act of the 96th General Assembly shall begin upon being confirmed by the Senate. The Governor shall appoint 3 2 members as trustees with the advice and consent of the Senate in each even-numbered year who shall hold office for a term of 4 years, except that, of the members appointed pursuant to this amendatory. Act of the 96th General Assembly, 3 members shall be appointed for a term ending July 14, 2012 and 3 members shall be appointed for a term ending July 14, 2014. Each such appointee shall reside in and be a taxpayer in the territory covered by this system, shall be interested in public school welfare, and experienced and competent in financial and business management. A vacancy in the term of an appointed trustee shall be filled for the unexpired term by appointment of the Governor.

Notwithstanding any provision of this Section to the contrary, the term of office of each member of the Board appointed by the Governor who is sitting on the Board on the effective date of this amendatory Act of the 96th General Assembly is terminated on that effective date. A trustee sitting on the board on the effective date of this amendatory Act of the 96th General Assembly may not hold over in office for more than 60 days after the effective date of this amendatory Act of the 96th General Assembly. Nothing in this Section shall prevent the Governor from making a temporary appointment or nominating a trustee holding office on the day before the effective date of this amendatory Act of the 96th General Assembly.

(Source: P.A. 83-1440.)

(40 ILCS 5/16-169) (from Ch. 108 1/2, par. 16-169)

Sec. 16-169. Board - secretary and other employees. The board, by a majority vote of all its members, shall appoint a secretary who shall not be a member of the board and who shall serve as the chief executive officer responsible for the detailed administration of the system.

The secretary and chief executive officer of the system, known as the Executive Director, holding that position on April 1, 2009 is terminated on July 1, 2009, by operation of law, and shall thereafter no longer hold those positions or any other employment position with the system. The board is directed to take whatever action is necessary to effectuate this termination.

(Source: P.A. 83-1440.)

(40 ILCS 5/22A-109) (from Ch. 108 1/2, par. 22A-109)

Sec. 22A-109. Membership of board. The board shall consist of the following members:

- (1) Five trustees appointed by the Governor with the advice and consent of the Senate who may not hold an elective State office.
 - (2) The Treasurer.
 - (3) The Comptroller, who shall represent the State Employees' Retirement System of Illinois.
 - (4) The Chairperson of the General Assembly Retirement System.
 - (5) The Chairperson of the Judges Retirement System of Illinois.

(a) ex officio members consisting of the State Treasurer and the Chairman of the board of trustees of each pension fund or retirement system, other than pension funds covered by Articles 3 and 4 of this Code, whose investment functions have been transferred to the jurisdiction of this board; and (b) 5 members appointed by the Governor with the approval of the Senate, one of whom shall be a senior citizen age 60 or over. The appointive members shall serve for terms of 4 years except that the terms of office of the original appointive members pursuant to this amendatory Act of the 96th General Assembly shall be as follows: One member for a term of 1 year; 1 member for a term of 2 years; 1 member for a term of 3 years; and 2 members 1 member for a term of 4 years. The member first appointed under this amendatory Act of 1984 shall serve for a term of 4 years. Vacancies among the appointive members shall be filled for unexpired terms by appointment in like manner as for original appointments, and appointive members shall continue in office until their successors have been appointed and have qualified. Ex officio members who cannot attend meetings of the board or its committees may respectively designate one appropriate proxy from within the office of the State Treasurer or the trustees of the pension fund or retirement system, which proxy shall have the same powers and authority as the ex officio member being represented, but no member may designate a different proxy within one year after his last designation of a proxy unless the person last so designated has become ineligible to serve in that capacity.

Notwithstanding any provision of this Section to the contrary, the term of office of each trustee of the Board appointed by the Governor who is sitting on the Board on the effective date of this amendatory Act of the 96th General Assembly is terminated on that effective date. A trustee sitting on the board on the effective date of this amendatory Act of the 96th General Assembly may not hold over in office for more than 60 days after the effective date of this amendatory Act of the 96th General Assembly. Nothing in this Section shall prevent the Governor from making a temporary appointment or nominating a trustee holding office on the day before the effective date of this amendatory Act of the 96th General Assembly.

Each person appointed to membership shall qualify by taking an oath of office before the Secretary of State stating that he will diligently and honestly administer the affairs of the board and will not violate or knowingly permit the violation of any provisions of this Article.

Members of the board shall receive no salary for service on the board but shall be reimbursed for travel expenses incurred while on business for the board according to the standards in effect for members of the Illinois Legislative Research Unit.

A majority of the members of the board shall constitute a quorum. The board shall elect from its membership, biennially, a Chairman, Vice Chairman and a Recording Secretary. These officers, together with one other member elected by the board, shall constitute the executive committee. During the interim between regular meetings of the board, the executive committee shall have authority to conduct all business of the board and shall report such business conducted at the next following meeting of the board for ratification.

No member of the board shall have any interest in any brokerage fee, commission or other profit or gain arising out of any investment made by the board. This paragraph does not preclude ownership by any member of any minority interest in any common stock or any corporate obligation in which investment is made by the board.

The board shall contract for a blanket fidelity bond in the penal sum of not less than \$1,000,000.00 to cover members of the board, the director and all other employees of the board conditioned for the faithful performance of the duties of their respective offices, the premium on which shall be paid by the board. The bond shall be filed with the State Treasurer for safekeeping.

(Source: P.A. 87-1265.)

Section 97. Severability. The provisions of this Act are severable under Section 1.31 of the Statute on Statutes

Section 99. Effective date. This Act takes effect upon becoming law.".

The foregoing motion prevailed and the amendment was adopted.

There being no further amendment(s), the bill, as amended, was again advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Madigan, SENATE BILL 364 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 116, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 5)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Ford, HOUSE BILL 618 was taken up and read by title a third time.

The Chair placed this bill on extended debate.

And the question being, "Shall this bill pass?" it was decided in the negative by the following vote:

37, Yeas; 77, Nays; 1, Answering Present.

(ROLL CALL 6)

This bill, having failed to receive the votes of a constitutional majority of the Members elected, was declared lost.

On motion of Representative Chapa LaVia, HOUSE BILL 2445 was taken up and read by title a third time

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 91, Yeas; 25, Nays; 0, Answering Present.

(ROLL CALL 7)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative McAuliffe, HOUSE BILL 2540 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 8)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Dugan, HOUSE BILL 1057 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 9)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Fritchey, HOUSE BILL 2547 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 104, Yeas; 13, Nays; 0, Answering Present.

(ROLL CALL 10)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Mathias, HOUSE BILL 3729 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 76, Yeas; 41, Nays; 0, Answering Present.

(ROLL CALL 11)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Froehlich, HOUSE BILL 4051 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 12)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON SECOND READING

Having been read by title a second time on April 1, 2009 and held, the following bill was taken up and held on the order of Second Reading: HOUSE BILL 964.

HOUSE BILL 366. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

The following amendment was offered in the Committee on Revenue & Finance, adopted and reproduced.

AMENDMENT NO. 1. Amend House Bill 366 by replacing everything after the enacting clause with the following:

"Section 5. The Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act is amended by changing Section 4 as follows:

(320 ILCS 25/4) (from Ch. 67 1/2, par. 404)

Sec. 4. Amount of Grant.

- (a) In general. Any individual 65 years or older or any individual who will become 65 years old during the the calendar year in which a claim is filed, and any surviving spouse of such a claimant, who at the time of death received or was entitled to receive a grant pursuant to this Section, which surviving spouse will become 65 years of age within the 24 months immediately following the death of such claimant and which surviving spouse but for his or her age is otherwise qualified to receive a grant pursuant to this Section, and any disabled person whose annual household income is less than the income eligibility limitation, as defined in subsection (a-5) and whose household is liable for payment of property taxes accrued or has paid rent constituting property taxes accrued and is domiciled in this State at the time he or she files his or her claim is entitled to claim a grant under this Act. With respect to claims filed by individuals who will become 65 years old during the calendar year in which a claim is filed, the amount of any grant to which that household is entitled shall be an amount equal to 1/12 of the amount to which the claimant would otherwise be entitled as provided in this Section, multiplied by the number of months in which the claimant was 65 in the calendar year in which the claim is filed.
- (a-5) Income eligibility limitation. For purposes of this Section, "income eligibility limitation" means an amount:
 - (i) for grant years before the 1998 grant year, less than \$14,000;
 - (ii) for the 1998 and 1999 grant year, less than \$16,000;
 - (iii) for grant years 2000 through 2007:
 - (A) less than \$21,218 for a household containing one person;
 - (B) less than \$28,480 for a household containing 2 persons; or
 - (C) less than \$35,740 for a household containing 3 or more persons; or
 - (iv) for grant years 2008 and thereafter:
 - (A) less than \$22,218 for a household containing one person;
 - (B) less than \$29,480 for a household containing 2 persons; or
 - (C) less than \$36,740 for a household containing 3 or more persons.
- (b) Limitation. Except as otherwise provided in subsections (a) and (f) of this Section, the maximum amount of grant which a claimant is entitled to claim is the amount by which the property taxes accrued which were paid or payable during the last preceding tax year or rent constituting property taxes accrued upon the claimant's residence for the last preceding taxable year exceeds 3 1/2% of the claimant's household income for that year but in no event is the grant to exceed (i) \$700 less 4.5% of household income for that year for those with a household income of \$14,000 or less or (ii) \$70 if household income for that year is more than \$14,000.
- (c) Public aid recipients. If household income in one or more months during a year includes cash assistance in excess of \$55 per month from the Department of Healthcare and Family Services or the Department of Human Services (acting as successor to the Department of Public Aid under the Department of Human Services Act) which was determined under regulations of that Department on a measure of need that included an allowance for actual rent or property taxes paid by the recipient of that assistance, the amount of grant to which that household is entitled, except as otherwise provided in subsection (a), shall be the product of (1) the maximum amount computed as specified in subsection (b) of this Section and (2) the ratio of the number of months in which household income did not include such cash assistance over \$55 to the number twelve. If household income did not include such cash assistance over \$55 for any months during the year, the amount of the grant to which the household is entitled shall be the maximum amount computed as specified in subsection (b) of this Section. For purposes of this paragraph (c), "cash assistance" does not include any amount received under the federal Supplemental Security Income (SSI) program.
- (d) Joint ownership. If title to the residence is held jointly by the claimant with a person who is not a member of his or her household, the amount of property taxes accrued used in computing the amount of grant to which he or she is entitled shall be the same percentage of property taxes accrued as is the percentage of ownership held by the claimant in the residence.
- (e) More than one residence. If a claimant has occupied more than one residence in the taxable year, he or she may claim only one residence for any part of a month. In the case of property taxes accrued, he or she shall prorate 1/12 of the total property taxes accrued on his or her residence to each month that he or she owned and occupied that residence; and, in the case of rent constituting property taxes accrued, shall prorate each month's rent payments to the residence actually occupied during that month.
- (f) There is hereby established a program of pharmaceutical assistance to the aged and disabled which shall be administered by the Department in accordance with this Act, to consist of payments to authorized pharmacies, on behalf of beneficiaries of the program, for the reasonable costs of covered prescription

drugs. Each beneficiary who pays \$5 for an identification card shall pay no additional prescription costs. Each beneficiary who pays \$25 for an identification card shall pay \$3 per prescription. In addition, after a beneficiary receives \$2,000 in benefits during a State fiscal year, that beneficiary shall also be charged 20% of the cost of each prescription for which payments are made by the program during the remainder of the fiscal year. To become a beneficiary under this program a person must: (1) be (i) 65 years of age or older, or (ii) the surviving spouse of such a claimant, who at the time of death received or was entitled to receive benefits pursuant to this subsection, which surviving spouse will become 65 years of age within the 24 months immediately following the death of such claimant and which surviving spouse but for his or her age is otherwise qualified to receive benefits pursuant to this subsection, or (iii) disabled, and (2) be domiciled in this State at the time he or she files his or her claim, and (3) have a maximum household income of less than the income eligibility limitation, as defined in subsection (a-5). In addition, each eligible person must (1) obtain an identification card from the Department, (2) at the time the card is obtained, sign a statement assigning to the State of Illinois benefits which may be otherwise claimed under any private insurance plans, and (3) present the identification card to the dispensing pharmacist.

The Department may adopt rules specifying participation requirements for the pharmaceutical assistance program, including copayment amounts, identification card fees, expenditure limits, and the benefit threshold after which a 20% charge is imposed on the cost of each prescription, to be in effect on and after July 1, 2004. Notwithstanding any other provision of this paragraph, however, the Department may not increase the identification card fee above the amount in effect on May 1, 2003 without the express consent of the General Assembly. To the extent practicable, those requirements shall be commensurate with the requirements provided in rules adopted by the Department of Healthcare and Family Services to implement the pharmacy assistance program under Section 5-5.12a of the Illinois Public Aid Code.

Whenever a generic equivalent for a covered prescription drug is available, the Department shall reimburse only for the reasonable costs of the generic equivalent, less the co-pay established in this Section, unless (i) the covered prescription drug contains one or more ingredients defined as a narrow therapeutic index drug at 21 CFR 320.33, (ii) the prescriber indicates on the face of the prescription "brand medically necessary", and (iii) the prescriber specifies that a substitution is not permitted. When issuing an oral prescription for covered prescription medication described in item (i) of this paragraph, the prescriber shall stipulate "brand medically necessary" and that a substitution is not permitted. If the covered prescription drug and its authorizing prescription do not meet the criteria listed above, the beneficiary may purchase the non-generic equivalent of the covered prescription drug by paying the difference between the generic cost and the non-generic cost plus the beneficiary co-pay.

Any person otherwise eligible for pharmaceutical assistance under this Act whose covered drugs are covered by any public program for assistance in purchasing any covered prescription drugs shall be ineligible for assistance under this Act to the extent such costs are covered by such other plan.

The fee to be charged by the Department for the identification card shall be equal to \$5 per coverage year for persons below the official poverty line as defined by the United States Department of Health and Human Services and \$25 per coverage year for all other persons.

In the event that 2 or more persons are eligible for any benefit under this Act, and are members of the same household, (1) each such person shall be entitled to participate in the pharmaceutical assistance program, provided that he or she meets all other requirements imposed by this subsection and (2) each participating household member contributes the fee required for that person by the preceding paragraph for the purpose of obtaining an identification card.

The provisions of this subsection (f), other than this paragraph, are inoperative after December 31, 2005. Beneficiaries who received benefits under the program established by this subsection (f) are not entitled, at the termination of the program, to any refund of the identification card fee paid under this subsection.

(g) Effective January 1, 2006, there is hereby established a program of pharmaceutical assistance to the aged and disabled, entitled the Illinois Seniors and Disabled Drug Coverage Program, which shall be administered by the Department of Healthcare and Family Services and the Department on Aging in accordance with this subsection, to consist of coverage of specified prescription drugs on behalf of beneficiaries of the program as set forth in this subsection. The program under this subsection replaces and supersedes the program established under subsection (f), which shall end at midnight on December 31, 2005.

To become a beneficiary under the program established under this subsection, a person must:

- (1) be (i) 65 years of age or older or (ii) disabled; and
- (2) be domiciled in this State; and
- (3) enroll with a qualified Medicare Part D Prescription Drug Plan if eligible and apply

for all available subsidies under Medicare Part D; and

(4) have a maximum household income of (i) less than \$21,218 for a household containing one person, (ii) less than \$28,480 for a household containing 2 persons, or (iii) less than \$35,740 for a household containing 3 or more persons. If any income eligibility limit set forth in items (i) through (iii) is less than 200% of the Federal Poverty Level for any year, the income eligibility limit for that year for households of that size shall be income equal to or less than 200% of the Federal Poverty Level.

All individuals enrolled as of December 31, 2005, in the pharmaceutical assistance program operated pursuant to subsection (f) of this Section and all individuals enrolled as of December 31, 2005, in the SeniorCare Medicaid waiver program operated pursuant to Section 5-5.12a of the Illinois Public Aid Code shall be automatically enrolled in the program established by this subsection for the first year of operation without the need for further application, except that they must apply for Medicare Part D and the Low Income Subsidy under Medicare Part D. A person enrolled in the pharmaceutical assistance program operated pursuant to subsection (f) of this Section as of December 31, 2005, shall not lose eligibility in future years due only to the fact that they have not reached the age of 65.

To the extent permitted by federal law, the Department may act as an authorized representative of a beneficiary in order to enroll the beneficiary in a Medicare Part D Prescription Drug Plan if the beneficiary has failed to choose a plan and, where possible, to enroll beneficiaries in the low-income subsidy program under Medicare Part D or assist them in enrolling in that program.

Beneficiaries under the program established under this subsection shall be divided into the

following 5 eligibility groups:

- (A) Eligibility Group 1 shall consist of beneficiaries who are not eligible for Medicare Part D coverage and who are:
 - (i) disabled and under age 65; or
 - (ii) age 65 or older, with incomes over 200% of the Federal Poverty Level; or
- (iii) age 65 or older, with incomes at or below 200% of the Federal Poverty Level and not eligible for federally funded means-tested benefits due to immigration status.
- (B) Eligibility Group 2 shall consist of beneficiaries otherwise described in Eligibility Group 1 but who are eligible for Medicare Part D coverage.
- (C) Eligibility Group 3 shall consist of beneficiaries age 65 or older, with incomes at or below 200% of the Federal Poverty Level, who are not barred from receiving federally funded means-tested benefits due to immigration status and are eligible for Medicare Part D coverage.
- (D) Eligibility Group 4 shall consist of beneficiaries age 65 or older, with incomes at or below 200% of the Federal Poverty Level, who are not barred from receiving federally funded means-tested benefits due to immigration status and are not eligible for Medicare Part D coverage.

If the State applies and receives federal approval for a waiver under Title XIX of the Social Security Act, persons in Eligibility Group 4 shall continue to receive benefits through the approved waiver, and Eligibility Group 4 may be expanded to include disabled persons under age 65 with incomes under 200% of the Federal Poverty Level who are not eligible for Medicare and who are not barred from receiving federally funded means-tested benefits due to immigration status.

(E) On and after January 1, 2007, Eligibility Group 5 shall consist of beneficiaries who are otherwise described in Eligibility Groups 2 and 3 who have a diagnosis of HIV or AIDS. The program established under this subsection shall cover the cost of covered prescription

drugs in excess of the beneficiary cost-sharing amounts set forth in this paragraph that are not covered by Medicare. In 2006, beneficiaries shall pay a co-payment of \$2 for each prescription of a generic drug and \$5 for each prescription of a brand-name drug. In future years, beneficiaries shall pay co-payments equal to the co-payments required under Medicare Part D for "other low-income subsidy eligible individuals" pursuant to 42 CFR 423.782(b). For individuals in Eligibility Groups 1, 2, 3, and 4, once the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs, the beneficiary shall pay 20% of the cost of each prescription in addition to the co-payments set forth in this paragraph. For individuals in Eligibility Group 5, once the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs, the beneficiary shall pay 20% of the cost of each prescription in addition to the co-payments set forth in this paragraph unless the drug is included in the formulary of the Illinois AIDS Drug Assistance Program operated by the Illinois Department of Public Health. If the drug is included in the formulary of the Illinois AIDS Drug Assistance Program, individuals in Eligibility Group 5 shall continue to pay the co-payments set forth in this paragraph after the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs.

For beneficiaries eligible for Medicare Part D coverage, the program established under this subsection shall pay 100% of the premiums charged by a qualified Medicare Part D Prescription Drug Plan for Medicare Part D basic prescription drug coverage, not including any late enrollment penalties. Qualified Medicare Part D Prescription Drug Plans may be limited by the Department of Healthcare and Family Services to those plans that sign a coordination agreement with the Department.

Notwithstanding Section 3.15, for purposes of the program established under this subsection,

the term "covered prescription drug" has the following meanings:

For Eligibility Group 1, "covered prescription drug" means: (1) any cardiovascular agent or drug; (2) any insulin or other prescription drug used in the treatment of diabetes, including syringe and needles used to administer the insulin; (3) any prescription drug used in the treatment of arthritis; (4) any prescription drug used in the treatment of cancer; (5) any prescription drug used in the treatment of Alzheimer's disease; (6) any prescription drug used in the treatment of Parkinson's disease; (7) any prescription drug used in the treatment of glaucoma; (8) any prescription drug used in the treatment of lung disease and smoking-related illnesses; (9) any prescription drug used in the treatment of osteoporosis; and (10) any prescription drug used in the treatment of multiple sclerosis. The Department may add additional therapeutic classes by rule. The Department may adopt a preferred drug list within any of the classes of drugs described in items (1) through (10) of this paragraph. The specific drugs or therapeutic classes of covered prescription drugs shall be indicated by rule.

For Eligibility Group 2, "covered prescription drug" means those drugs covered for Eligibility Group 1 that are also covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

For Eligibility Group 3, "covered prescription drug" means those drugs covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

For Eligibility Group 4, "covered prescription drug" means those drugs covered by the Medical Assistance Program under Article V of the Illinois Public Aid Code.

For Eligibility Group 5, for individuals otherwise described in Eligibility Group 2,

"covered prescription drug" means: (1) those drugs covered for Eligibility Group 2 that are also covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled; and (2) those drugs included in the formulary of the Illinois AIDS Drug Assistance Program operated by the Illinois Department of Public Health that are also covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled. For Eligibility Group 5, for individuals otherwise described in Eligibility Group 3, "covered prescription drug" means those drugs covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

An individual in Eligibility Group 1, 2, 3, 4, or 5 may opt to receive a \$25 monthly payment in lieu of the direct coverage described in this subsection.

Any person otherwise eligible for pharmaceutical assistance under this subsection whose covered drugs are covered by any public program is ineligible for assistance under this subsection to the extent that the cost of those drugs is covered by the other program.

The Department of Healthcare and Family Services shall establish by rule the methods by

which it will provide for the coverage called for in this subsection. Those methods may include direct reimbursement to pharmacies or the payment of a capitated amount to Medicare Part D Prescription Drug Plans.

For a pharmacy to be reimbursed under the program established under this subsection, it must comply with rules adopted by the Department of Healthcare and Family Services regarding coordination of benefits with Medicare Part D Prescription Drug Plans. A pharmacy may not charge a Medicare-enrolled beneficiary of the program established under this subsection more for a covered prescription drug than the appropriate Medicare cost-sharing less any payment from or on behalf of the Department of Healthcare and Family Services.

The Department of Healthcare and Family Services or the Department on Aging, as appropriate, may adopt rules regarding applications, counting of income, proof of Medicare status, mandatory generic policies, and pharmacy reimbursement rates and any other rules necessary for the cost-efficient operation of the program established under this subsection.

(Source: P.A. 94-86, eff. 1-1-06; 94-909, eff. 6-23-06; 95-208, eff. 8-16-07; 95-644, eff. 10-12-07; 95-876, eff. 8-21-08.)".

Representative Franks offered the following amendments and moved their adoption:

AMENDMENT NO. 2. Amend House Bill 366, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Mobile Home Local Services Tax Act is amended by changing Section 7 as follows: (35 ILCS 515/7) (from Ch. 120, par. 1207)

Sec. 7. The local services tax for owners of mobile homes who (a) are actually residing in such mobile homes, (b) hold title to such mobile home as provided in the "Illinois Vehicle Code", approved September 29, 1969, as amended, and (c) are 65 years of age or older or are disabled persons within the meaning of Section 3.14 of the "Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act" on the annual billing date shall be reduced to 80 percent of the tax provided for in Section 3 of this Act. Proof that a claimant has been issued an Illinois Disabled Person Identification Card stating that the claimant is under a Class 2 disability, as provided in Section 4A of the The Illinois Identification Card Act, shall constitute proof that the person thereon named is a disabled person within the meaning of this Act. An application for reduction of the tax shall be filed with the county clerk by the individuals who are entitled to the reduction. If the application is filed after May 1, the reduction in tax shall begin with the next annual bill. Application for the reduction in tax shall be done by submitting proof that the applicant has been issued an Illinois Disabled Person Identification Card designating the applicant's disability as a Class 2 disability, or by affidavit in substantially the following form:

APPLICATION FOR REDUCTION OF MOBILE HOME LOCAL SERVICES TAX

I hereby make application for a reduction to 80% of the total tax imposed under "An Act to provide for a local services tax on mobile homes".

- (1) Senior Citizens
- (a) I actually reside in the mobile home
- (b) I hold title to the mobile home as provided in the Illinois Vehicle Code
- (c) I reached the age of 65 on or before either January 1 (or July 1) of the year in which this statement is filed. My date of birth is: ...
 - (2) Disabled Persons
 - (a) I actually reside in the mobile home...
 - (b) I hold title to the mobile home as provided in the Illinois Vehicle Code
- (c) I was totally disabled on ... and have remained disabled until the date of this application. My Social Security, Veterans, Railroad or Civil Service Total Disability Claim Number is ... The undersigned declares under the penalty of perjury that the above statements are true and correct. Dated (insert date).

	Signature of owner
	(Address)
Approved by:	(City) (State) (Zip)
(Assessor)	

This application shall be accompanied by a copy of the applicant's most recent application filed with the Illinois Department on Aging of Revenue under the "Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act," approved July 17, 1972, as amended. (Source: P.A. 91-357, eff. 7-29-99.)

Section 10. The Citizens Utility Board Act is amended by changing Section 9 as follows: (220 ILCS 10/9) (from Ch. 111 2/3, par. 909)

Sec. 9. Mailing procedure.

- (1) As used in this Section:
 - (a) "Enclosure" means a card, leaflet, envelope or combination thereof furnished by the corporation under this Section.
- (b) "Mailing" means any communication by a State agency, other than a mailing made by the Department of Revenue

under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act, that is sent through the United States Postal Service to more than 50,000 persons within a 12-month period.

- (c) "State agency" means any officer, department, board, commission, institution or entity of the executive or legislative branches of State government.
- (2) To accomplish its powers and duties under Section 5 this Act, the corporation, subject to the following limitations, may prepare and furnish to any State agency an enclosure to be included with a mailing by that agency.
 - (a) A State agency furnished with an enclosure shall include the enclosure within the mailing designated by the corporation.
 - (b) An enclosure furnished by the corporation under this Section shall be provided to the State agency a reasonable period of time in advance of the mailing.
 - (c) An enclosure furnished by the corporation under this Section shall be limited to informing the reader of the purpose, nature and activities of the corporation as set forth in this Act and informing the reader that it may become a member in the corporation, maintain membership in the corporation and contribute money to the corporation directly.
 - (d) Prior to furnishing an enclosure to the State agency, the corporation shall seek and obtain approval of the content of the enclosure from the Illinois Commerce Commission. The Commission shall approve the enclosure if it determines that the enclosure (i) is not false or misleading and (ii) satisfies the requirements of this Act. The Commission shall be deemed to have approved the enclosure unless it disapproves the enclosure within 14 days from the date of receipt.
- (3) The corporation shall reimburse each State agency for all reasonable incremental costs incurred by the State agency in complying with this Section above the agency's normal mailing and handling costs, provided that:
 - (a) The State agency shall first furnish the corporation with an itemized accounting of such additional cost; and
 - (b) The corporation shall not be required to reimburse the State agency for postage costs if the weight of the corporation's enclosure does not exceed .35 ounce avoirdupois. If the corporation's enclosure exceeds that weight, then it shall only be required to reimburse the State agency for postage cost over and above what the agency's postage cost would have been had the enclosure weighed only .35 ounce avoirdupois.

(Source: P.A. 87-205.)

Section 15. The Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act is amended by changing Sections 1, 2, 3.01, 3.04, 3.05, 3.06, 3.07, 3.08, 3.09, 3.10, 3.12, 4, 5, 7, 8, 8a, 9, 12, and 13 and by adding Sections 1.5, 3.01a, 3.03a, 3.05a, and 4.05 as follows:

(320 ILCS 25/1) (from Ch. 67 1/2, par. 401)

Sec. 1. Short title: common name. This Article shall be known and may be cited as the "Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act". Common references to the "Circuit Breaker Act" mean this Article. As used in this Article, "this Act" means this Article.

(Source: P.A. 83-1531.)

(320 ILCS 25/1.5 new)

Sec. 1.5. Implementation of Executive Order No. 3 of 2004. Executive Order No. 3 of 2004, in part, provided for the transfer of the programs under this Act from the Department of Revenue to the Department on Aging and the Department of Healthcare and Family Services. It is the purpose of this amendatory Act of the 96th General Assembly to conform this Act and certain related provisions of other statutes to that Executive Order. This amendatory Act of the 96th General Assembly also makes other substantive changes to this Act.

(320 ILCS 25/2) (from Ch. 67 1/2, par. 402)

Sec. 2. Purpose. The purpose of this Act is to provide incentives to the senior citizens and disabled persons of this State to acquire and retain private housing of their choice and at the same time to relieve those citizens from the burdens of extraordinary property taxes and rising drug costs against their increasingly restricted earning power, and thereby to reduce the requirements for public housing in this State.

(Source: P.A. 77-2059.)

(320 ILCS 25/3.01) (from Ch. 67 1/2, par. 403.01)

Sec. 3.01. <u>Claimant.</u> "Claimant" means an individual who has filed a claim <u>for a property tax relief grant</u> under this Act. <u>In appropriate contexts</u>, "claimant" may also include a person who has applied for <u>pharmaceutical assistance under this Act or for other benefits that are based on eligibility for benefits under this Act.</u>

(Source: P.A. 77-2059.)

(320 ILCS 25/3.01a new)

Sec. 3.01a. Claim year. "Claim year" means the calendar year prior to the period of time during which a claimant may file an application for benefits under this Act.

(320 ILCS 25/3.03a new)

Sec. 3.03a. Federal Poverty Level. "Federal Poverty Level" means the federal poverty income guidelines as determined annually by the United States Department of Health and Human Services and updated periodically in the Federal Register by that Department under the authority of 42 U.S.C. 9902(2).

(320 ILCS 25/3.04) (from Ch. 67 1/2, par. 403.04)

Sec. 3.04. Gross rent. "Gross rent Rent" means the total amount paid solely for the right to occupy a residence.

If the residence is a nursing or sheltered care home, "gross rent" means the amount paid in a taxable year that is attributable to the cost of housing, but not of meals or care, for the claimant in that home, determined in accordance with regulations of the Department on Aging.

(Source: P.A. 78-1249; 78-1297.)

(320 ILCS 25/3.05) (from Ch. 67 1/2, par. 403.05)

Sec. 3.05. <u>Household.</u> "Household" means a claimant or a claimant and his <u>or her</u> spouse, <u>if any</u>, living together in the same residence. <u>An additional resident may be counted in determining household size.</u> (Source: P.A. 77-2059.)

(320 ILCS 25/3.05a new)

Sec. 3.05a. Additional resident. "Additional resident" means a person who (i) is living in the same residence with a claimant for the claim year and at the time of filing the claim, (ii) is not the spouse of the claimant, (iii) does not file a separate claim under this Act for the same period, and (iv) receives more than half of his or her total financial support for that claim year from the household. An additional resident who meets qualifications may receive pharmaceutical assistance based on a claimant's application.

(320 ILCS 25/3.06) (from Ch. 67 1/2, par. 403.06)

Sec. 3.06. <u>Household income</u>. "Household income" means the combined income of the members of a household. <u>The term does not include the income of any qualified additional resident who lives with the claimant.</u>

(Source: P.A. 77-2059.)

(320 ILCS 25/3.07) (from Ch. 67 1/2, par. 403.07)

- Sec. 3.07. <u>Income.</u> "Income" means adjusted gross income, properly reportable for federal income tax purposes under the provisions of the Internal Revenue Code, modified by adding thereto the sum of the following amounts to the extent deducted or excluded from gross income in the computation of adjusted gross income:
 - (A) An amount equal to all amounts paid or accrued as interest or dividends during the taxable year;
 - (B) An amount equal to the amount of tax imposed by the Illinois Income Tax Act paid for the taxable year;
 - (C) An amount equal to all amounts received during the taxable year as an annuity under an annuity, endowment or life insurance contract or under any other contract or agreement;
 - (D) An amount equal to the amount of benefits paid under the Federal Social Security Act during the taxable year;
 - (E) An amount equal to the amount of benefits paid under the Railroad Retirement Act during the taxable year;
 - (F) An amount equal to the total amount of cash public assistance payments received

from any governmental agency during the taxable year other than benefits received pursuant to this Act;

- (G) An amount equal to any net operating loss carryover deduction or capital loss carryover deduction during the taxable year; and
- (H) An For claim years beginning on or after January 1, 2002, an amount equal to any benefits received under the Workers' Compensation Act or the

Workers' Occupational Diseases Act during the taxable year.

"Income" does not include any grant assistance received under the Nursing Home Grant Assistance Act or any distributions or items of income described under subparagraph (X) of paragraph (2) of subsection (a) of Section 203 of the Illinois Income Tax Act or any payments under Section 2201 or Section 2202 of the American Recovery and Reinvestment Act of 2009.

This amendatory Act of 1987 shall be effective for purposes of this Section for tax years ending on or after December 31, 1987.

(Source: P.A. 91-676, eff. 12-23-99; 92-131, eff. 7-23-01; 92-519, eff. 1-1-02.)

(320 ILCS 25/3.08) (from Ch. 67 1/2, par. 403.08)

Sec. 3.08. <u>Internal Revenue Code.</u> "Internal Revenue Code" means the United States Internal Revenue Code of <u>1986</u> <u>1954</u> or any successor law or laws relating to federal income taxes in effect for the year. (Source: P.A. 77-2059.)

(320 ILCS 25/3.09) (from Ch. 67 1/2, par. 403.09)

Sec. 3.09. <u>Property taxes accrued.</u> "Property taxes accrued" means the ad valorem property taxes extended against a residence, but does not include special assessments, interest or charges for service. In the case of real estate improved with a multidwelling or multipurpose building, "property taxes accrued" extended against a residence within such a building is an amount equal to the same percentage of the total property taxes extended against that real estate as improved as the value of the residence is to the total value of the building. If the multidwelling building is owned and operated as a cooperative, the value of an individual residence is the value of the interest in the cooperative held by the owner of record of the legal or equitable interest, other than a leasehold interest, in the cooperative which confers the right to occupy that residence. In determining the amount of grant under Section 4 for 1976 and thereafter, the applicable "property taxes accrued", as determined under this Section, are those payable or paid in the last preceding taxable year.

In addition, if the residence is a mobile home as defined in and subject to the tax imposed by the Mobile Home Local Services Tax Act, "property taxes accrued" includes the amount of privilege tax paid during the calendar year for which benefits are claimed under that Act on that mobile home. If Beginning in taxable year 1999, if (i) the residence is a mobile home, (ii) the resident is the record owner of the property upon which the mobile home is located, and (iii) the resident is liable for the taxes imposed under the Property Tax Code for both the mobile home and the property, then "property taxes accrued" includes the amount of property taxes paid on both the mobile home and the property upon which the mobile home is located.

(Source: P.A. 91-357, eff. 7-29-99; 91-391, eff. 7-30-99.) (320 ILCS 25/3.10) (from Ch. 67 1/2, par. 403.10)

Sec. 3.10. <u>Regulations.</u> "Regulations" includes <u>both</u> rules promulgated and forms prescribed by the <u>applicable</u> Department. <u>In this Act, references to the rules of the Department on Aging or the Department of Healthcare and Family Services shall be deemed to include, in appropriate cases, the corresponding rules <u>adopted by the Department of Revenue, to the extent that those rules continue in force under Executive Order No. 3 of 2004.</u></u>

(Source: P.A. 77-2059.)

(320 ILCS 25/3.12) (from Ch. 67 1/2, par. 403.12)

Sec. 3.12. <u>Residence</u>. "Residence" means the principal dwelling place occupied in this State by a household and so much of the surrounding land as is reasonably necessary for use of the dwelling as a home, and includes rental property, mobile homes, single family dwellings, and units in multifamily, multidwelling or multipurpose buildings. If the assessor has established a specific legal description for a portion of property constituting the residence, then that portion of property shall be deemed "residence" for the purposes of this Act. "Residence" also includes that portion of a nursing or sheltered care home occupied as a dwelling by a claimant, determined as prescribed in regulations of the Department <u>on Aging</u>. (Source: P.A. 78-1249.)

(320 ILCS 25/4) (from Ch. 67 1/2, par. 404)

Sec. 4. Amount of Grant.

(a) In general. Any individual 65 years or older or any individual who will become 65 years old during the calendar year in which a claim is filed, and any surviving spouse of such a claimant, who at the time of death received or was entitled to receive a grant pursuant to this Section, which surviving spouse will become 65 years of age within the 24 months immediately following the death of such claimant and which surviving spouse but for his or her age is otherwise qualified to receive a grant pursuant to this Section, and any disabled person whose annual household income is less than the income eligibility limitation, as defined in subsection (a-5) and whose household is liable for payment of property taxes accrued or has paid rent constituting property taxes accrued and is domiciled in this State at the time he or she files his or her claim is entitled to claim a grant under this Act. With respect to claims filed by individuals who will become 65 years old during the calendar year in which a claim is filed, the amount of any grant to which that household is entitled shall be an amount equal to 1/12 of the amount to which the claimant would otherwise be entitled as provided in this Section, multiplied by the number of months in which the claimant was 65 in the calendar year in which the claim is filed.

- (a-5) Income eligibility limitation. For purposes of this Section, "income eligibility limitation" means an amount for grant years 2008 and thereafter:
 - (i) for grant years before the 1998 grant year, less than \$14,000;
 - (ii) for the 1998 and 1999 grant year, less than \$16,000;
 - (iii) for grant years 2000 through 2007:
 - (A) less than \$21,218 for a household containing one person;
 - (B) less than \$28,480 for a household containing 2 persons; or
 - (C) less than \$35,740 for a household containing 3 or more persons; or
 - (iv) for grant years 2008 and thereafter:
 - (1) (A) less than \$22,218 for a household containing one person;
 - (2) (B) less than \$29,480 for a household containing 2 persons; or
 - (3) (C) less than \$36,740 for a household containing 3 or more persons.

For 2009 claim year applications submitted during calendar year 2010, a household must have annual household income of less than \$27,610 for a household containing one person; less than \$36,635 for a household containing 2 persons; or less than \$45,657 for a household containing 3 or more persons.

On January 1, 2011, and thereafter, the foregoing household income eligibility limits shall be changed to reflect the annual cost of living adjustment in Social Security and Supplemental Security Income benefits that is applicable to the year for which those benefits are being reported as income on an application.

If a person files as a surviving spouse, then only his or her income shall be counted in determining his or her household income.

- (b) Limitation. Except as otherwise provided in subsections (a) and (f) of this Section, the maximum amount of grant which a claimant is entitled to claim is the amount by which the property taxes accrued which were paid or payable during the last preceding tax year or rent constituting property taxes accrued upon the claimant's residence for the last preceding taxable year exceeds 3 1/2% of the claimant's household income for that year but in no event is the grant to exceed (i) \$700 less 4.5% of household income for that year for those with a household income of \$14,000 or less or (ii) \$70 if household income for that year is more than \$14,000.
- (c) Public aid recipients. If household income in one or more months during a year includes cash assistance in excess of \$55 per month from the Department of Healthcare and Family Services or the Department of Human Services (acting as successor to the Department of Public Aid under the Department of Human Services Act) which was determined under regulations of that Department on a measure of need that included an allowance for actual rent or property taxes paid by the recipient of that assistance, the amount of grant to which that household is entitled, except as otherwise provided in subsection (a), shall be the product of (1) the maximum amount computed as specified in subsection (b) of this Section and (2) the ratio of the number of months in which household income did not include such cash assistance over \$55 to the number twelve. If household income did not include such cash assistance over \$55 for any months during the year, the amount of the grant to which the household is entitled shall be the maximum amount computed as specified in subsection (b) of this Section. For purposes of this paragraph (c), "cash assistance" does not include any amount received under the federal Supplemental Security Income (SSI) program.
- (d) Joint ownership. If title to the residence is held jointly by the claimant with a person who is not a member of his or her household, the amount of property taxes accrued used in computing the amount of grant to which he or she is entitled shall be the same percentage of property taxes accrued as is the percentage of ownership held by the claimant in the residence.
- (e) More than one residence. If a claimant has occupied more than one residence in the taxable year, he or she may claim only one residence for any part of a month. In the case of property taxes accrued, he or she shall prorate 1/12 of the total property taxes accrued on his or her residence to each month that he or she owned and occupied that residence; and, in the case of rent constituting property taxes accrued, shall prorate each month's rent payments to the residence actually occupied during that month.
- (f) (Blank). There is hereby established a program of pharmaceutical assistance to the aged and disabled which shall be administered by the Department in accordance with this Act, to consist of payments to authorized pharmacies, on behalf of beneficiaries of the program, for the reasonable costs of covered prescription drugs. Each beneficiary who pays \$5 for an identification card shall pay no additional prescription costs. Each beneficiary who pays \$25 for an identification card shall pay \$3 per prescription. In addition, after a beneficiary receives \$2,000 in benefits during a State fiscal year, that beneficiary shall also be charged 20% of the cost of each prescription for which payments are made by the program during the remainder of the fiscal year. To become a beneficiary under this program a person must: (1) be (i) 65

years of age or older, or (ii) the surviving spouse of such a claimant, who at the time of death received or was entitled to receive benefits pursuant to this subsection, which surviving spouse will become 65 years of age within the 24 months immediately following the death of such claimant and which surviving spouse but for his or her age is otherwise qualified to receive benefits pursuant to this subsection, or (iii) disabled, and (2) be domiciled in this State at the time he or she files his or her claim, and (3) have a maximum household income of less than the income eligibility limitation, as defined in subsection (a 5). In addition, each eligible person must (1) obtain an identification card from the Department, (2) at the time the card is obtained, sign a statement assigning to the State of Illinois benefits which may be otherwise claimed under any private insurance plans, and (3) present the identification card to the dispensing pharmacist.

The Department may adopt rules specifying participation requirements for the pharmaceutical assistance program, including copayment amounts, identification card fees, expenditure limits, and the benefit threshold after which a 20% charge is imposed on the cost of each prescription, to be in effect on and after July 1, 2004. Notwithstanding any other provision of this paragraph, however, the Department may not increase the identification card fee above the amount in effect on May 1, 2003 without the express consent of the General Assembly. To the extent practicable, those requirements shall be commensurate with the requirements provided in rules adopted by the Department of Healthcare and Family Services to implement the pharmacy assistance program under Section 5-5.12a of the Illinois Public Aid Code.

Whenever a generic equivalent for a covered prescription drug is available, the Department shall reimburse only for the reasonable costs of the generic equivalent, less the co-pay established in this Section, unless (i) the covered prescription drug contains one or more ingredients defined as a narrow therapeutic index drug at 21 CFR 320.33, (ii) the prescriber indicates on the face of the prescription "brand medically necessary", and (iii) the prescriber specifies that a substitution is not permitted. When issuing an oral prescription for covered prescription medication described in item (i) of this paragraph, the prescriber shall stipulate "brand medically necessary" and that a substitution is not permitted. If the covered prescription drug and its authorizing prescription do not meet the criteria listed above, the beneficiary may purchase the non-generic equivalent of the covered prescription drug by paying the difference between the generic cost and the non-generic cost plus the beneficiary co-pay.

Any person otherwise eligible for pharmaceutical assistance under this Act whose covered drugs are covered by any public program for assistance in purchasing any covered prescription drugs shall be ineligible for assistance under this Act to the extent such costs are covered by such other plan.

The fee to be charged by the Department for the identification card shall be equal to \$5 per coverage year for persons below the official poverty line as defined by the United States Department of Health and Human Services and \$25 per coverage year for all other persons.

In the event that 2 or more persons are eligible for any benefit under this Act, and are members of the same household, (1) each such person shall be entitled to participate in the pharmaceutical assistance program, provided that he or she meets all other requirements imposed by this subsection and (2) each participating household member contributes the fee required for that person by the preceding paragraph for the purpose of obtaining an identification card.

The provisions of this subsection (f), other than this paragraph, are inoperative after December 31, 2005. Beneficiaries who received benefits under the program established by this subsection (f) are not entitled, at the termination of the program, to any refund of the identification card fee paid under this subsection.

(g) Effective January 1, 2006, there is hereby established a program of pharmaceutical assistance to the aged and disabled, entitled the Illinois Seniors and Disabled Drug Coverage Program, which shall be administered by the Department of Healthcare and Family Services and the Department on Aging in accordance with this subsection, to consist of coverage of specified prescription drugs on behalf of beneficiaries of the program as set forth in this subsection. The program under this subsection replaces and supersedes the program established under subsection (f), which shall end at midnight on December 31, 2005.

To become a beneficiary under the program established under this subsection, a person must:

- (1) be (i) 65 years of age or older or (ii) disabled; and
- (2) be domiciled in this State; and
- (3) enroll with a qualified Medicare Part D Prescription Drug Plan if eligible and apply

for all available subsidies under Medicare Part D; and

(4) for the 2006 and 2007 claim years, have a maximum household income of (i) less than \$21,218 for a household containing

one person, (ii) less than \$28,480 for a household containing 2 persons, or (iii) less than \$35,740 for a household containing 3 or more persons; and . If any income eligibility limit set forth in items (i) through

(iii) is less than 200% of the Federal Poverty Level for any year, the income eligibility limit for that year for households of that size shall be income equal to or less than 200% of the Federal Poverty Level.

- (5) for the 2008 claim year, have a maximum household income of (i) less than \$22,218 for a household containing one person, (ii) \$29,480 for a household containing 2 persons, or (iii) \$36,740 for a household containing 3 or more persons; and
- (6) for 2009 claim year applications submitted during calendar year 2010, have annual household income of less than (i) \$27,610 for a household containing one person; (ii) less than \$36,635 for a household containing 2 persons; or (iii) less than \$45,657 for a household containing 3 or more persons.

On January 1, 2011, and thereafter, the foregoing household income eligibility limits shall be changed to reflect the annual cost of living adjustment in Social Security and Supplemental Security Income benefits that is applicable to the year for which those benefits are being reported as income on an application.

All individuals enrolled as of December 31, 2005, in the pharmaceutical assistance program operated pursuant to subsection (f) of this Section and all individuals enrolled as of December 31, 2005, in the SeniorCare Medicaid waiver program operated pursuant to Section 5-5.12a of the Illinois Public Aid Code shall be automatically enrolled in the program established by this subsection for the first year of operation without the need for further application, except that they must apply for Medicare Part D and the Low Income Subsidy under Medicare Part D. A person enrolled in the pharmaceutical assistance program operated pursuant to subsection (f) of this Section as of December 31, 2005, shall not lose eligibility in future years due only to the fact that they have not reached the age of 65.

To the extent permitted by federal law, the Department may act as an authorized

representative of a beneficiary in order to enroll the beneficiary in a Medicare Part D Prescription Drug Plan if the beneficiary has failed to choose a plan and, where possible, to enroll beneficiaries in the low-income subsidy program under Medicare Part D or assist them in enrolling in that program.

Beneficiaries under the program established under this subsection shall be divided into the

following 5 eligibility groups:

- (A) Eligibility Group 1 shall consist of beneficiaries who are not eligible for Medicare Part D coverage and who are:
 - (i) disabled and under age 65; or
 - (ii) age 65 or older, with incomes over 200% of the Federal Poverty Level; or
- (iii) age 65 or older, with incomes at or below 200% of the Federal Poverty Level and not eligible for federally funded means-tested benefits due to immigration status.
- (B) Eligibility Group 2 shall consist of beneficiaries otherwise described in Eligibility Group 1 but who are eligible for Medicare

Part D coverage.

- (C) Eligibility Group 3 shall consist of beneficiaries age 65 or older, with incomes at or below 200% of the Federal Poverty Level, who are not barred from receiving federally funded means-tested benefits due to immigration status and are <u>not</u> eligible for Medicare Part D coverage.
- (D) Eligibility Group 4 shall consist of beneficiaries age 65 or older, with incomes at or below 200% of the Federal Poverty Level, who are not barred from receiving federally funded means tested benefits due to immigration status and are not eligible for Medicare Part D coverage.

If the State applies and receives federal approval for a waiver under Title XIX of the Social Security Act, persons in Eligibility Group 3 4 shall continue to receive benefits through the approved waiver, and Eligibility Group 3 4 may be expanded to include disabled persons under age 65 with incomes under 200% of the Federal Poverty Level who are not eligible for Medicare and who are not barred from receiving federally funded means-tested benefits due to immigration status.

(D) (E) On and after January 1, 2007, Eligibility Group 4 5 shall consist of beneficiaries who are otherwise described in

Eligibility Group 2 Groups 2 and 3 who have a diagnosis of HIV or AIDS.

The program established under this subsection shall cover the cost of covered prescription

drugs in excess of the beneficiary cost-sharing amounts set forth in this paragraph that are not covered by Medicare. In 2006, beneficiaries shall pay a co-payment of \$2 for each prescription of a generic drug and \$5 for each prescription of a brand-name drug. In future years, beneficiaries shall pay co-payments equal to the co-payments required under Medicare Part D for "other low-income subsidy eligible individuals" pursuant to 42 CFR 423.782(b). For individuals in Eligibility Groups 1, 2, and 3, and 4, once the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs, the beneficiary shall pay 20% of the cost of each prescription in addition to the co-payments set forth in this paragraph. For individuals in Eligibility Group 4.5, once the program

established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs, the beneficiary shall pay 20% of the cost of each prescription in addition to the co-payments set forth in this paragraph unless the drug is included in the formulary of the Illinois AIDS Drug Assistance Program operated by the Illinois Department of Public Health and covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled. If the drug is included in the formulary of the Illinois AIDS Drug Assistance Program and covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled, individuals in Eligibility Group 4 5 shall continue to pay the co-payments set forth in this paragraph after the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs.

For beneficiaries eligible for Medicare Part D coverage, the program established under this

subsection shall pay 100% of the premiums charged by a qualified Medicare Part D Prescription Drug Plan for Medicare Part D basic prescription drug coverage, not including any late enrollment penalties. Qualified Medicare Part D Prescription Drug Plans may be limited by the Department of Healthcare and Family Services to those plans that sign a coordination agreement with the Department.

Notwithstanding Section 3.15, for purposes of the program established under this subsection,

the term "covered prescription drug" has the following meanings:

For Eligibility Group 1, "covered prescription drug" means: (1) any cardiovascular agent or drug; (2) any insulin or other prescription drug used in the treatment of diabetes, including syringe and needles used to administer the insulin; (3) any prescription drug used in the treatment of arthritis; (4) any prescription drug used in the treatment of cancer; (5) any prescription drug used in the treatment of Alzheimer's disease; (6) any prescription drug used in the treatment of Parkinson's disease; (7) any prescription drug used in the treatment of glaucoma; (8) any prescription drug used in the treatment of ung disease and smoking-related illnesses; (9) any prescription drug used in the treatment of osteoporosis; and (10) any prescription drug used in the treatment of multiple sclerosis. The Department may add additional therapeutic classes by rule. The Department may adopt a preferred drug list within any of the classes of drugs described in items (1) through (10) of this paragraph. The specific drugs or therapeutic classes of covered prescription drugs shall be indicated by rule.

For Eligibility Group 2, "covered prescription drug" means those drugs eovered for Eligibility Group 1 that are also covered by the

Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

For Eligibility Group 3, "covered prescription drug" means those drugs covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

For Eligibility Group 3 4, "covered prescription drug" means those drugs covered by the

Medical Assistance Program under Article V of the Illinois Public Aid Code.

For Eligibility Group 4 5, for individuals otherwise described in Eligibility Group 2, "covered prescription drug" means: (1) those drugs covered for Eligibility Group 2 that are also covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled; and (2) those drugs included in the formulary of the Illinois AIDS Drug Assistance Program operated by the Illinois Department of Public Health that are also covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled. For Eligibility Group 5, for individuals otherwise described in Eligibility Group 3, "covered prescription drug" means those drugs covered by the

Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

An individual in Eligibility Group 1, 2, 3, or 4, or 5 may opt to receive a \$25 monthly payment in lieu of the direct coverage described in this subsection.

Any person otherwise eligible for pharmaceutical assistance under this subsection whose covered drugs are covered by any public program is ineligible for assistance under this subsection to the extent that the cost of those drugs is covered by the other program.

The Department of Healthcare and Family Services shall establish by rule the methods by which it will provide for the coverage called for in this subsection. Those methods may include direct reimbursement to pharmacies or the payment of a capitated amount to Medicare Part D Prescription

reimbursement to pharmacies or the payment of a capitated amount to Medicare Part D Prescription Drug Plans.

For a pharmacy to be reimbursed under the program established under this subsection, it must comply with rules adopted by the Department of Healthcare and Family Services regarding coordination of benefits with Medicare Part D Prescription Drug Plans. A pharmacy may not charge a Medicare-enrolled beneficiary of the program established under this subsection more for a covered prescription drug than the appropriate Medicare cost-sharing less any payment from or on behalf of the Department of Healthcare and Family Services.

The Department of Healthcare and Family Services or the Department on Aging, as appropriate, may adopt rules regarding applications, counting of income, proof of Medicare status, mandatory generic policies, and pharmacy reimbursement rates and any other rules necessary for the cost-efficient operation of the program established under this subsection.

(h) A qualified individual is not entitled to duplicate benefits in a coverage period as a result of the changes made by this amendatory Act of the 96th General Assembly.

(Source: P.A. 94-86, eff. 1-1-06; 94-909, eff. 6-23-06; 95-208, eff. 8-16-07; 95-644, eff. 10-12-07; 95-876, eff. 8-21-08.)

(320 ILCS 25/4.05 new)

Sec. 4.05. Application.

- (a) The Department on Aging shall establish the content, required eligibility and identification information, use of social security numbers, and manner of applying for benefits in a simplified format under this Act, including claims filed for new or renewed prescription drug benefits.
- (b) An application may be filed on paper or over the Internet to enable persons to apply separately or for both a property tax relief grant and pharmaceutical assistance on the same application. An application may also enable persons to apply for other State or federal programs that provide medical or pharmaceutical assistance or other benefits, as determined by the Department on Aging in conjunction with the Department of Healthcare and Family Services.

(c) Applications must be filed during the time period prescribed by the Department.

(320 ILCS 25/5) (from Ch. 67 1/2, par. 405)

Sec. 5. Procedure.

- (a) In general. Claims must be filed after January 1, on forms prescribed by the Department. No claim may be filed more than one year after December 31 of the year for which the claim is filed except that elaims for 1976 may be filed until December 31, 1978. The pharmaceutical assistance identification card provided for in subsection (f) of Section 4 shall be valid for a period determined by the Department of Healthcare and Family Services not to exceed one year. On and after January 1, 2002, however, to enable the Department to convert coverage for a pharmaceutical assistance program participant to a State fiscal year basis, a card shall be valid for a longer or shorter period than 12 months, depending on the date a timely claim is filed and as determined by the Department. All applicants for benefits under this program approved for benefits on or after July 1 but on or before December 31 of any State fiscal year are eligible for benefits through June 30 of that State fiscal year. All applicants for benefits under this program approved for benefits on or after January 1 but on or before June 30 of any State fiscal year are eligible for benefits through June 30 of the following State fiscal year.
- (b) Claim is Personal. The right to file a claim under this Act shall be personal to the claimant and shall not survive his death, but such right may be exercised on behalf of a claimant by his legal guardian or attorney-in-fact. If a claimant dies after having filed a timely claim, the amount thereof shall be disbursed to his surviving spouse or, if no spouse survives, to his surviving dependent minor children in equal parts, provided the spouse or child, as the case may be, resided with the claimant at the time he filed his claim. If at the time of disbursement neither the claimant nor his spouse is surviving, and no dependent minor children of the claimant are surviving the amount of the claim shall escheat to the State.
- (c) One claim per household. Only one member of a household may file a claim under this Act in any calendar year; where both members of a household are otherwise entitled to claim a grant under this Act, they must agree as to which of them will file a claim for that year.
- (d) (Blank). Content of application form. The form prescribed by the Department for purposes of paragraph (a) shall include a table, appropriately keyed to the parts of the form on which the claimant is required to furnish information, which will enable the claimant to determine readily the approximate amount of grant to which he is entitled by relating levels of household income to property taxes accrued or rent constituting property taxes accrued.
- (e) Pharmaceutical Assistance Procedures. The Department shall establish the form and manner for application, and establish by January 1, 1986 a procedure to enable persons to apply for the additional grant or for the pharmaceutical assistance identification card on the same application form. The Department of Healthcare and Family Services shall determine eligibility for pharmaceutical assistance using the applicant's current income. The Department shall determine a person's current income in the manner provided by the Department by rule.

(Source: P.A. 91-533, eff. 8-13-99; 91-699, eff. 1-1-01; 92-131, eff. 7-23-01; 92-519, eff. 1-1-02.)

(320 ILCS 25/7) (from Ch. 67 1/2, par. 407)

Sec. 7. Payment and denial of claims.

- (a) In general. The Director shall order the payment from appropriations made for that purpose of grants to claimants under this Act in the amounts to which the Department has determined they are entitled, respectively. If a claim is denied, the Director shall cause written notice of that denial and the reasons for that denial to be sent to the claimant.
- (b) Payment of claims one dollar and under. Where the amount of the grant computed under Section 4 is less than one dollar, the Department shall pay to the claimant one dollar.
- (c) Right to appeal. Any person aggrieved by an action or determination of the Department on Aging arising under any of its powers or duties under this Act may request in writing that the Department on Aging reconsider its action or determination, setting out the facts upon which the request is based. The Department on Aging shall consider the request and either modify or affirm its prior action or determination. The Department on Aging may adopt, by rule, procedures for conducting its review under this Section.

Any person aggrieved by an action or determination of the Department of Healthcare and Family Services arising under any of its powers or duties under this Act may request in writing that the Department of Healthcare and Family Services reconsider its action or determination, setting out the facts upon which the request is based. The Department of Healthcare and Family Services shall consider the request and either modify or affirm its prior action or determination. The Department of Healthcare and Family Services may adopt, by rule, procedures for conducting its review under this Section. Any claimant aggrieved by the action of the Department under this Act, whether in the reduction of the amount of the grant claimed or in the denial of the claim, may request in writing that the Department reconsider its prior determination, setting out the facts on which his request is based. The Department shall consider the request and either modify or affirm its prior determination.

(d) (Blank). Administrative review. The decision of the Department to affirm its prior determination, or the failure of the Department to act on a request for reconsideration within 60 days, is a final administrative decision which is subject to judicial review under the Administrative Review Law, and all amendments and modifications thereof and the rules adopted thereto. The term "administrative decision" is defined as in Section 3 101 of the Code of Civil Procedure.

(Source: P.A. 82-783.)

(320 ILCS 25/8) (from Ch. 67 1/2, par. 408)

Sec. 8. Records. Every claimant of a grant under this Act <u>and every applicant for pharmaceutical assistance under this Act</u> shall keep such records, render such statements, file such forms and comply with such rules and regulations as the Department <u>on Aging</u> may from time to time prescribe. The Department <u>on Aging</u> may by regulations require landlords to furnish to tenants statements as to gross rent or rent constituting property taxes accrued.

(Source: P.A. 77-2059.)

(320 ILCS 25/8a) (from Ch. 67 1/2, par. 408.1)

Sec. 8a. Confidentiality.

- (a) Except as otherwise provided in this Act, all information received by the Department of Revenue or its successors, the Department on Aging and the Department of Healthcare and Family Services, from claims filed under this Act, or from any investigation conducted under the provisions of this Act, shall be confidential, except for official purposes within those Departments the Department or pursuant to official procedures for collection of any State tax or enforcement of any civil or criminal penalty or sanction imposed by this Act or by any statute imposing a State tax, and any person who divulges any such information in any manner, except for such purposes and pursuant to order of the Director of one of those Departments or in accordance with a proper judicial order, shall be guilty of a Class A misdemeanor.
- (b) Nothing contained in this Act shall prevent the Director of Aging from publishing or making available reasonable statistics concerning the operation of the grant programs contained in this Act wherein the contents of claims are grouped into aggregates in such a way that information contained in any individual claim shall not be disclosed.
- (c) The Department on Aging shall furnish to the Secretary of State such information as is reasonably necessary for the administration of reduced vehicle registration fees pursuant to Section 3-806.3 of "The Illinois Vehicle Code".

(Source: P.A. 89-399, eff. 8-20-95.)

(320 ILCS 25/9) (from Ch. 67 1/2, par. 409)

Sec. 9. Fraud; error.

(a) Any person who files a fraudulent claim for a grant under this Act, or who for compensation prepares a claim for a grant and knowingly enters false information on an application a claim form for any claimant

under this Act, or who fraudulently files multiple <u>applications</u> elaim forms, or who fraudulently states that a nondisabled person is disabled, or who fraudulently procures a pharmaceutical assistance <u>benefits</u> identification card, or who fraudulently uses such <u>assistance</u> eard to procure covered prescription drugs, or who, on behalf of an authorized pharmacy, files a fraudulent <u>request</u> elaim for payment, is guilty of a Class 4 felony for the first offense and is guilty of a Class 3 felony for each subsequent offense.

- (b) The Department on Aging and the Department of Healthcare and Family Services shall immediately suspend the use of the pharmaceutical assistance benefits identification card of any person suspected of fraudulent procurement or fraudulent use of such assistance eard, and shall revoke such assistance eard upon a conviction. A person convicted of such fraud under subsection (a) shall be permanently barred from all of the programs the program of pharmaceutical assistance established under this Act.
- (c) The Department on Aging may recover from a claimant , including an authorized pharmacy, any amount paid to that claimant under this Act on account of an erroneous or fraudulent claim, together with 6% interest per year. Amounts recoverable from a claimant by the Department on Aging under this Act may, but need not, be recovered by offsetting the amount owed against any future grant payable to the person under this Act.

The Department of Healthcare and Family Services may recover from an authorized pharmacy any amount paid to that pharmacy under the pharmaceutical assistance program on account of an erroneous or fraudulent request for payment under that program, together with 6% interest per year. The Department of Healthcare and Family Services may recover from a person who erroneously or fraudulently obtains benefits under the pharmaceutical assistance program the value of the benefits so obtained, together with 6% interest per year.

(d) A prosecution for a violation of this Section may be commenced at any time within 3 years of the commission of that violation.

(Source: P.A. 85-299.)

(320 ILCS 25/12) (from Ch. 67 1/2, par. 412)

Sec. 12. Regulations - Department on Aging.

- (a) Regulations. Notwithstanding any other provision to the contrary, the Department on Aging may adopt rules regarding applications, proof of eligibility, required identification information, use of social security numbers, counting of income, and a method of computing "gross rent" in the case of a claimant living in a nursing or sheltered care home, and any other rules necessary for the cost-efficient operation of the program established under Section 4. The Director shall promulgate such regulations as are necessary or desirable to effectuate the purposes of this Act, including but not limited to the method of computing "gross rent" in the case of a claimant living in a nursing or sheltered care home.
 - (b) The Department on Aging shall, to the extent of appropriations made for that purpose:
 - (1) attempt to secure the cooperation of appropriate federal, State and local agencies in securing the names and addresses of persons to whom this Act pertains;
 - (2) prepare a mailing list of persons eligible for grants under this Act;
- (3) secure the cooperation of the Department of Revenue, the Department of Healthcare and Family Services, other State agencies, and of local business

establishments to facilitate distribution of <u>applications</u> application forms under this Act to those eligible to file claims; and

(4) through use of direct mail, newspaper advertisements and radio and television advertisements, and all other appropriate means of communication, conduct an on-going public relations program to increase awareness of eligible citizens of the <u>benefits</u> grants under this Act and the procedures for applying for them.

(Source: P.A. 78-1249.)

(320 ILCS 25/13) (from Ch. 67 1/2, par. 413)

Sec. 13. <u>List of persons who have qualified</u>. The Department <u>on Aging of Revenue</u> shall maintain a list of all persons who have qualified under this Act and shall make the list available to <u>the Department of Healthcare and Family Services</u>, the Department of Public Health, the Secretary of State, municipalities, and public transit authorities upon request.

All information received by a <u>State agency</u>, municipality, or <u>public transit authority</u> under this Section shall be confidential, except for official purposes, and any person who divulges or uses that information in any manner, except in accordance with a proper judicial order, shall be guilty of a Class B misdemeanor. (Source: P.A. 87-247.)

(320 ILCS 25/3.02 rep.) (320 ILCS 25/3.03 rep.) (320 ILCS 25/3.15 rep.) (320 ILCS 25/3.16 rep.) (320 ILCS 25/3.17 rep.)

Section 20. The Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act is amended by repealing Sections 3.02, 3.03, 3.15, 3.16, and 3.17.

Section 99. Effective date. This Act takes effect January 1, 2010.".

AMENDMENT NO. <u>3</u>. Amend House Bill 366, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Mobile Home Local Services Tax Act is amended by changing Section 7 as follows: (35 ILCS 515/7) (from Ch. 120, par. 1207)

Sec. 7. The local services tax for owners of mobile homes who (a) are actually residing in such mobile homes, (b) hold title to such mobile home as provided in the "Illinois Vehicle Code", approved September 29, 1969, as amended, and (c) are 65 years of age or older or are disabled persons within the meaning of Section 3.14 of the "Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act" on the annual billing date shall be reduced to 80 percent of the tax provided for in Section 3 of this Act. Proof that a claimant has been issued an Illinois Disabled Person Identification Card stating that the claimant is under a Class 2 disability, as provided in Section 4A of the The Illinois Identification Card Act, shall constitute proof that the person thereon named is a disabled person within the meaning of this Act. An application for reduction of the tax shall be filed with the county clerk by the individuals who are entitled to the reduction. If the application is filed after May 1, the reduction in tax shall begin with the next annual bill. Application for the reduction in tax shall be done by submitting proof that the applicant has been issued an Illinois Disabled Person Identification Card designating the applicant's disability as a Class 2 disability, or by affidavit in substantially the following form:

APPLICATION FOR REDUCTION OF MOBILE HOME LOCAL SERVICES TAX

I hereby make application for a reduction to 80% of the total tax imposed under "An Act to provide for a local services tax on mobile homes".

- (1) Senior Citizens
- (a) I actually reside in the mobile home
- (b) I hold title to the mobile home as provided in the Illinois Vehicle Code
- (c) I reached the age of 65 on or before either January 1 (or July 1) of the year in which this statement is filed. My date of birth is: ...
 - (2) Disabled Persons
 - (a) I actually reside in the mobile home...
 - (b) I hold title to the mobile home as provided in the Illinois Vehicle Code
- (c) I was totally disabled on ... and have remained disabled until the date of this application. My Social Security, Veterans, Railroad or Civil Service Total Disability Claim Number is ... The undersigned declares under the penalty of perjury that the above statements are true and correct.

 Dated (insert date).

	Signature of owner
	(Address)
Approved by:	(City) (State) (Zip)
(Assessor)	

This application shall be accompanied by a copy of the applicant's most recent application filed with the Illinois Department on Aging of Revenue under the "Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act," approved July 17, 1972, as amended. (Source: P.A. 91-357, eff. 7-29-99.)

Section 10. The Citizens Utility Board Act is amended by changing Section 9 as follows: (220 ILCS 10/9) (from Ch. 111 2/3, par. 909)

Sec. 9. Mailing procedure.

- (1) As used in this Section:
 - (a) "Enclosure" means a card, leaflet, envelope or combination thereof furnished by the corporation under this Section.

(b) "Mailing" means any communication by a State agency, other than a mailing made by the Department of Revenue

under the Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act, that is sent through the United States Postal Service to more than 50,000 persons within a 12-month period.

- (c) "State agency" means any officer, department, board, commission, institution or entity of the executive or legislative branches of State government.
- (2) To accomplish its powers and duties under Section 5 this Act, the corporation, subject to the following limitations, may prepare and furnish to any State agency an enclosure to be included with a mailing by that agency.
 - (a) A State agency furnished with an enclosure shall include the enclosure within the mailing designated by the corporation.
 - (b) An enclosure furnished by the corporation under this Section shall be provided to the State agency a reasonable period of time in advance of the mailing.
 - (c) An enclosure furnished by the corporation under this Section shall be limited to informing the reader of the purpose, nature and activities of the corporation as set forth in this Act and informing the reader that it may become a member in the corporation, maintain membership in the corporation and contribute money to the corporation directly.
 - (d) Prior to furnishing an enclosure to the State agency, the corporation shall seek and obtain approval of the content of the enclosure from the Illinois Commerce Commission. The Commission shall approve the enclosure if it determines that the enclosure (i) is not false or misleading and (ii) satisfies the requirements of this Act. The Commission shall be deemed to have approved the enclosure unless it disapproves the enclosure within 14 days from the date of receipt.
- (3) The corporation shall reimburse each State agency for all reasonable incremental costs incurred by the State agency in complying with this Section above the agency's normal mailing and handling costs, provided that:
 - (a) The State agency shall first furnish the corporation with an itemized accounting of such additional cost; and
 - (b) The corporation shall not be required to reimburse the State agency for postage costs if the weight of the corporation's enclosure does not exceed .35 ounce avoirdupois. If the corporation's enclosure exceeds that weight, then it shall only be required to reimburse the State agency for postage cost over and above what the agency's postage cost would have been had the enclosure weighed only .35 ounce avoirdupois.

(Source: P.A. 87-205.)

Section 15. The Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act is amended by changing Sections 1, 2, 3.01, 3.04, 3.05, 3.06, 3.07, 3.08, 3.09, 3.10, 3.12, 4, 5, 7, 8, 8a, 9, 12, and 13 and by adding Sections 1.5, 3.01a, 3.03a, 3.05a, and 4.05 as follows: (320 ILCS 25/1) (from Ch. 67 1/2, par. 401)

Sec. 1. Short title; <u>common name</u>. This Article shall be known and may be cited as the "Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act". <u>Common references to the "Circuit Breaker Act" mean this Article.</u> As used in this Article, "this Act" means this Article. (Source: P.A. 83-1531.)

(320 ILCS 25/1.5 new)

Sec. 1.5. Implementation of Executive Order No. 3 of 2004. Executive Order No. 3 of 2004, in part, provided for the transfer of the programs under this Act from the Department of Revenue to the Department on Aging and the Department of Healthcare and Family Services. It is the purpose of this amendatory Act of the 96th General Assembly to conform this Act and certain related provisions of other statutes to that Executive Order. This amendatory Act of the 96th General Assembly also makes other substantive changes to this Act.

(320 ILCS 25/2) (from Ch. 67 1/2, par. 402)

Sec. 2. Purpose. The purpose of this Act is to provide incentives to the senior citizens and disabled persons of this State to acquire and retain private housing of their choice and at the same time to relieve those citizens from the burdens of extraordinary property taxes and rising drug costs against their increasingly restricted earning power, and thereby to reduce the requirements for public housing in this State

(Source: P.A. 77-2059.) (320 ILCS 25/3.01) (from Ch. 67 1/2, par. 403.01) Sec. 3.01. <u>Claimant.</u> "Claimant" means an individual who has filed a claim <u>for a property tax relief grant</u> under this Act. <u>In appropriate contexts</u>, "claimant" may also include a person who has applied for <u>pharmaceutical assistance under this Act or for other benefits that are based on eligibility for benefits under this Act.</u>

(Source: P.A. 77-2059.) (320 ILCS 25/3.01a new)

Sec. 3.01a. Claim year. "Claim year" means the calendar year prior to the period of time during which a claimant may file an application for benefits under this Act.

(320 ILCS 25/3.03a new)

Sec. 3.03a. Federal Poverty Level. "Federal Poverty Level" means the federal poverty income guidelines as determined annually by the United States Department of Health and Human Services and updated periodically in the Federal Register by that Department under the authority of 42 U.S.C. 9902(2).

(320 ILCS 25/3.04) (from Ch. 67 1/2, par. 403.04)

Sec. 3.04. Gross rent. "Gross rent Rent" means the total amount paid solely for the right to occupy a residence.

If the residence is a nursing or sheltered care home, "gross rent" means the amount paid in a taxable year that is attributable to the cost of housing, but not of meals or care, for the claimant in that home, determined in accordance with regulations of the Department on Aging.

(Source: P.A. 78-1249; 78-1297.)

(320 ILCS 25/3.05) (from Ch. 67 1/2, par. 403.05)

Sec. 3.05. <u>Household.</u> "Household" means a claimant or a claimant and his <u>or her</u> spouse, <u>if any</u>, living together in the same residence. <u>An additional resident may be counted in determining household size.</u> (Source: P.A. 77-2059.)

(320 ILCS 25/3.05a new)

Sec. 3.05a. Additional resident. "Additional resident" means a person who (i) is living in the same residence with a claimant for the claim year and at the time of filing the claim, (ii) is not the spouse of the claimant, (iii) does not file a separate claim under this Act for the same period, and (iv) receives more than half of his or her total financial support for that claim year from the household. An additional resident who meets qualifications may receive pharmaceutical assistance based on a claimant's application.

(320 ILCS 25/3.06) (from Ch. 67 1/2, par. 403.06)

Sec. 3.06. <u>Household income</u>. "Household income" means the combined income of the members of a household. <u>The term does not include the income of any qualified additional resident who lives with the claimant.</u>

(Source: P.A. 77-2059.)

(320 ILCS 25/3.07) (from Ch. 67 1/2, par. 403.07)

- Sec. 3.07. <u>Income.</u> "Income" means adjusted gross income, properly reportable for federal income tax purposes under the provisions of the Internal Revenue Code, modified by adding thereto the sum of the following amounts to the extent deducted or excluded from gross income in the computation of adjusted gross income:
 - (A) An amount equal to all amounts paid or accrued as interest or dividends during the taxable year;
 - (B) An amount equal to the amount of tax imposed by the Illinois Income Tax Act paid for the taxable year;
 - (C) An amount equal to all amounts received during the taxable year as an annuity under an annuity, endowment or life insurance contract or under any other contract or agreement;
 - (D) An amount equal to the amount of benefits paid under the Federal Social Security Act during the taxable year;
 - (E) An amount equal to the amount of benefits paid under the Railroad Retirement Act during the taxable year;
 - (F) An amount equal to the total amount of cash public assistance payments received from any governmental agency during the taxable year other than benefits received pursuant to this Act;
 - (G) An amount equal to any net operating loss carryover deduction or capital loss carryover deduction during the taxable year; and
- (H) An For claim years beginning on or after January 1, 2002, an amount equal to any benefits received under the Workers' Compensation Act or the

Workers' Occupational Diseases Act during the taxable year.

"Income" does not include any grant assistance received under the Nursing Home Grant Assistance Act

of section 203 of the Illinois Income Tax Act or any payments under Section 2201 or Section 2202 of the American Recovery and Reinvestment Act of 2009.

This amendatory Act of 1987 shall be effective for purposes of this Section for tax years ending on or after December 31, 1987.

(Source: P.A. 91-676, eff. 12-23-99; 92-131, eff. 7-23-01; 92-519, eff. 1-1-02.)

(320 ILCS 25/3.08) (from Ch. 67 1/2, par. 403.08)

Sec. 3.08. <u>Internal Revenue Code</u>. "Internal Revenue Code" means the United States Internal Revenue Code of <u>1986</u> <u>1954</u> or any successor law or laws relating to federal income taxes in effect for the year. (Source: P.A. 77-2059.)

(320 ILCS 25/3.09) (from Ch. 67 1/2, par. 403.09)

Sec. 3.09. Property taxes accrued. "Property taxes accrued" means the ad valorem property taxes extended against a residence, but does not include special assessments, interest or charges for service. In the case of real estate improved with a multidwelling or multipurpose building, "property taxes accrued" extended against a residence within such a building is an amount equal to the same percentage of the total property taxes extended against that real estate as improved as the value of the residence is to the total value of the building. If the multidwelling building is owned and operated as a cooperative, the value of an individual residence is the value of the interest in the cooperative held by the owner of record of the legal or equitable interest, other than a leasehold interest, in the cooperative which confers the right to occupy that residence. In determining the amount of grant under Section 4 for 1976 and thereafter, the applicable "property taxes accrued", as determined under this Section, are those payable or paid in the last preceding taxable year.

In addition, if the residence is a mobile home as defined in and subject to the tax imposed by the Mobile Home Local Services Tax Act, "property taxes accrued" includes the amount of privilege tax paid during the calendar year for which benefits are claimed under that Act on that mobile home. If Beginning in taxable year 1999, if (i) the residence is a mobile home, (ii) the resident is the record owner of the property upon which the mobile home is located, and (iii) the resident is liable for the taxes imposed under the Property Tax Code for both the mobile home and the property, then "property taxes accrued" includes the amount of property taxes paid on both the mobile home and the property upon which the mobile home is located.

(Source: P.A. 91-357, eff. 7-29-99; 91-391, eff. 7-30-99.) (320 ILCS 25/3.10) (from Ch. 67 1/2, par. 403.10)

Sec. 3.10. <u>Regulations.</u> "Regulations" includes <u>both</u> rules promulgated and forms prescribed by the <u>applicable</u> Department. <u>In this Act, references to the rules of the Department on Aging or the Department of Healthcare and Family Services shall be deemed to include, in appropriate cases, the corresponding rules <u>adopted by the Department of Revenue</u>, to the extent that those rules continue in force under Executive <u>Order No. 3 of 2004.</u></u>

(Source: P.A. 77-2059.)

(320 ILCS 25/3.12) (from Ch. 67 1/2, par. 403.12)

Sec. 3.12. <u>Residence.</u> "Residence" means the principal dwelling place occupied in this State by a household and so much of the surrounding land as is reasonably necessary for use of the dwelling as a home, and includes rental property, mobile homes, single family dwellings, and units in multifamily, multidwelling or multipurpose buildings. If the assessor has established a specific legal description for a portion of property constituting the residence, then that portion of property shall be deemed "residence" for the purposes of this Act. "Residence" also includes that portion of a nursing or sheltered care home occupied as a dwelling by a claimant, determined as prescribed in regulations of the Department <u>on Aging</u>. (Source: P.A. 78-1249.)

(320 ILCS 25/4) (from Ch. 67 1/2, par. 404)

Sec. 4. Amount of Grant.

(a) In general. Any individual 65 years or older or any individual who will become 65 years old during the calendar year in which a claim is filed, and any surviving spouse of such a claimant, who at the time of death received or was entitled to receive a grant pursuant to this Section, which surviving spouse will become 65 years of age within the 24 months immediately following the death of such claimant and which surviving spouse but for his or her age is otherwise qualified to receive a grant pursuant to this Section, and any disabled person whose annual household income is less than the income eligibility limitation, as defined in subsection (a-5) and whose household is liable for payment of property taxes accrued or has paid rent constituting property taxes accrued and is domiciled in this State at the time he or she files his or her

claim is entitled to claim a grant under this Act. With respect to claims filed by individuals who will become 65 years old during the calendar year in which a claim is filed, the amount of any grant to which that household is entitled shall be an amount equal to 1/12 of the amount to which the claimant would otherwise be entitled as provided in this Section, multiplied by the number of months in which the claimant was 65 in the calendar year in which the claim is filed.

- (a-5) Income eligibility limitation. For purposes of this Section, "income eligibility limitation" means an amount for grant years 2008 and thereafter:
 - (i) for grant years before the 1998 grant year, less than \$14,000;
 - (ii) for the 1998 and 1999 grant year, less than \$16,000;
 - (iii) for grant years 2000 through 2007:
 - (A) less than \$21,218 for a household containing one person;
 - (B) less than \$28,480 for a household containing 2 persons; or
 - (C) less than \$35,740 for a household containing 3 or more persons; or
 - (iv) for grant years 2008 and thereafter:
 - (1) (A) less than \$22,218 for a household containing one person;
 - (2) (B) less than \$29,480 for a household containing 2 persons; or
 - (3) (C) less than \$36,740 for a household containing 3 or more persons.

For 2009 claim year applications submitted during calendar year 2010, a household must have annual household income of less than \$27,610 for a household containing one person; less than \$36,635 for a household containing 2 persons; or less than \$45,657 for a household containing 3 or more persons.

The Department on Aging may adopt rules such that on January 1, 2011, and thereafter, the foregoing household income eligibility limits may be changed to reflect the annual cost of living adjustment in Social Security and Supplemental Security Income benefits that is applicable to the year for which those benefits are being reported as income on an application.

If a person files as a surviving spouse, then only his or her income shall be counted in determining his or her household income.

- (b) Limitation. Except as otherwise provided in subsections (a) and (f) of this Section, the maximum amount of grant which a claimant is entitled to claim is the amount by which the property taxes accrued which were paid or payable during the last preceding tax year or rent constituting property taxes accrued upon the claimant's residence for the last preceding taxable year exceeds 3 1/2% of the claimant's household income for that year but in no event is the grant to exceed (i) \$700 less 4.5% of household income for that year for those with a household income of \$14,000 or less or (ii) \$70 if household income for that year is more than \$14,000.
- (c) Public aid recipients. If household income in one or more months during a year includes cash assistance in excess of \$55 per month from the Department of Healthcare and Family Services or the Department of Human Services (acting as successor to the Department of Public Aid under the Department of Human Services Act) which was determined under regulations of that Department on a measure of need that included an allowance for actual rent or property taxes paid by the recipient of that assistance, the amount of grant to which that household is entitled, except as otherwise provided in subsection (a), shall be the product of (1) the maximum amount computed as specified in subsection (b) of this Section and (2) the ratio of the number of months in which household income did not include such cash assistance over \$55 to the number twelve. If household income did not include such cash assistance over \$55 for any months during the year, the amount of the grant to which the household is entitled shall be the maximum amount computed as specified in subsection (b) of this Section. For purposes of this paragraph (c), "cash assistance" does not include any amount received under the federal Supplemental Security Income (SSI) program.
- (d) Joint ownership. If title to the residence is held jointly by the claimant with a person who is not a member of his or her household, the amount of property taxes accrued used in computing the amount of grant to which he or she is entitled shall be the same percentage of property taxes accrued as is the percentage of ownership held by the claimant in the residence.
- (e) More than one residence. If a claimant has occupied more than one residence in the taxable year, he or she may claim only one residence for any part of a month. In the case of property taxes accrued, he or she shall prorate 1/12 of the total property taxes accrued on his or her residence to each month that he or she owned and occupied that residence; and, in the case of rent constituting property taxes accrued, shall prorate each month's rent payments to the residence actually occupied during that month.
- (f) (Blank). There is hereby established a program of pharmaceutical assistance to the aged and disabled which shall be administered by the Department in accordance with this Act, to consist of payments to

authorized pharmacies, on behalf of beneficiaries of the program, for the reasonable costs of covered prescription drugs. Each beneficiary who pays \$5 for an identification card shall pay no additional prescription costs. Each beneficiary who pays \$25 for an identification card shall pay \$3 per prescription. In addition, after a beneficiary receives \$2,000 in benefits during a State fiscal year, that beneficiary shall also be charged 20% of the cost of each prescription for which payments are made by the program during the remainder of the fiscal year. To become a beneficiary under this program a person must: (1) be (i) 65 years of age or older, or (ii) the surviving spouse of such a claimant, who at the time of death received or was entitled to receive benefits pursuant to this subsection, which surviving spouse will become 65 years of age within the 24 months immediately following the death of such claimant and which surviving spouse but for his or her age is otherwise qualified to receive benefits pursuant to this subsection, or (iii) disabled, and (2) be domiciled in this State at the time he or she files his or her claim, and (3) have a maximum household income of less than the income eligibility limitation, as defined in subsection (a 5). In addition, each eligible person must (1) obtain an identification card from the Department, (2) at the time the card is obtained, sign a statement assigning to the State of Illinois benefits which may be otherwise claimed under any private insurance plans, and (3) present the identification card to the dispensing pharmacist.

The Department may adopt rules specifying participation requirements for the pharmaceutical assistance program, including copayment amounts, identification card fees, expenditure limits, and the benefit threshold after which a 20% charge is imposed on the cost of each prescription, to be in effect on and after July 1, 2004. Notwithstanding any other provision of this paragraph, however, the Department may not increase the identification card fee above the amount in effect on May 1, 2003 without the express consent of the General Assembly. To the extent practicable, those requirements shall be commensurate with the requirements provided in rules adopted by the Department of Healthcare and Family Services to implement the pharmacy assistance program under Section 5-5.12a of the Illinois Public Aid Code.

Whenever a generic equivalent for a covered prescription drug is available, the Department shall reimburse only for the reasonable costs of the generic equivalent, less the co-pay established in this Section, unless (i) the covered prescription drug contains one or more ingredients defined as a narrow therapeutic index drug at 21 CFR 320.33, (ii) the prescriber indicates on the face of the prescription "brand medically necessary", and (iii) the prescriber specifies that a substitution is not permitted. When issuing an oral prescription for covered prescription medication described in item (i) of this paragraph, the prescriber shall stipulate "brand medically necessary" and that a substitution is not permitted. If the covered prescription drug and its authorizing prescription do not meet the criteria listed above, the beneficiary may purchase the non-generic equivalent of the covered prescription drug by paying the difference between the generic cost and the non-generic cost plus the beneficiary co-pay.

Any person otherwise eligible for pharmaceutical assistance under this Act whose covered drugs are covered by any public program for assistance in purchasing any covered prescription drugs shall be ineligible for assistance under this Act to the extent such costs are covered by such other plan.

The fee to be charged by the Department for the identification card shall be equal to \$5 per coverage year for persons below the official poverty line as defined by the United States Department of Health and Human Services and \$25 per coverage year for all other persons.

In the event that 2 or more persons are eligible for any benefit under this Act, and are members of the same household, (1) each such person shall be entitled to participate in the pharmaceutical assistance program, provided that he or she meets all other requirements imposed by this subsection and (2) each participating household member contributes the fee required for that person by the preceding paragraph for the purpose of obtaining an identification card.

The provisions of this subsection (f), other than this paragraph, are inoperative after December 31, 2005. Beneficiaries who received benefits under the program established by this subsection (f) are not entitled, at the termination of the program, to any refund of the identification card fee paid under this subsection.

(g) Effective January 1, 2006, there is hereby established a program of pharmaceutical assistance to the aged and disabled, entitled the Illinois Seniors and Disabled Drug Coverage Program, which shall be administered by the Department of Healthcare and Family Services and the Department on Aging in accordance with this subsection, to consist of coverage of specified prescription drugs on behalf of beneficiaries of the program as set forth in this subsection. The program under this subsection replaces and supersedes the program established under subsection (f), which shall end at midnight on December 31, 2005.

To become a beneficiary under the program established under this subsection, a person must:

- (1) be (i) 65 years of age or older or (ii) disabled; and
- (2) be domiciled in this State; and

- (3) enroll with a qualified Medicare Part D Prescription Drug Plan if eligible and apply for all available subsidies under Medicare Part D; and
- (4) for the 2006 and 2007 claim years, have a maximum household income of (i) less than \$21,218 for a household containing
 - one person, (ii) less than \$28,480 for a household containing 2 persons, or (iii) less than \$35,740 for a household containing 3 or more persons; and . If any income eligibility limit set forth in items (i) through (iii) is less than 200% of the Federal Poverty Level for any year, the income eligibility limit for that year for households of that size shall be income equal to or less than 200% of the Federal Poverty Level.
- (5) for the 2008 claim year, have a maximum household income of (i) less than \$22,218 for a household containing one person, (ii) \$29,480 for a household containing 2 persons, or (iii) \$36,740 for a household containing 3 or more persons; and
- (6) for 2009 claim year applications submitted during calendar year 2010, have annual household income of less than (i) \$27,610 for a household containing one person; (ii) less than \$36,635 for a household containing 2 persons; or (iii) less than \$45,657 for a household containing 3 or more persons.

The Department of Healthcare and Family Services may adopt rules such that on January 1, 2011, and thereafter, the foregoing household income eligibility limits may be changed to reflect the annual cost of living adjustment in Social Security and Supplemental Security Income benefits that is applicable to the year for which those benefits are being reported as income on an application.

All individuals enrolled as of December 31, 2005, in the pharmaceutical assistance program operated pursuant to subsection (f) of this Section and all individuals enrolled as of December 31, 2005, in the SeniorCare Medicaid waiver program operated pursuant to Section 5-5.12a of the Illinois Public Aid Code shall be automatically enrolled in the program established by this subsection for the first year of operation without the need for further application, except that they must apply for Medicare Part D and the Low Income Subsidy under Medicare Part D. A person enrolled in the pharmaceutical assistance program operated pursuant to subsection (f) of this Section as of December 31, 2005, shall not lose eligibility in future years due only to the fact that they have not reached the age of 65.

To the extent permitted by federal law, the Department may act as an authorized

representative of a beneficiary in order to enroll the beneficiary in a Medicare Part D Prescription Drug Plan if the beneficiary has failed to choose a plan and, where possible, to enroll beneficiaries in the low-income subsidy program under Medicare Part D or assist them in enrolling in that program.

Beneficiaries under the program established under this subsection shall be divided into the

following 4 5 eligibility groups:

- (A) Eligibility Group 1 shall consist of beneficiaries who are not eligible for Medicare Part D coverage and who are:
 - (i) disabled and under age 65; or
 - (ii) age 65 or older, with incomes over 200% of the Federal Poverty Level; or
- (iii) age 65 or older, with incomes at or below 200% of the Federal Poverty Level and not eligible for federally funded means-tested benefits due to immigration status.
- (B) Eligibility Group 2 shall consist of beneficiaries otherwise described in Eligibility Group 1 but who are eligible for Medicare

Part D coverage.

- (C) Eligibility Group 3 shall consist of beneficiaries age 65 or older, with incomes at or below 200% of the Federal Poverty Level, who are not barred from receiving federally funded means-tested benefits due to immigration status and are not eligible for Medicare Part D coverage.
- (D) Eligibility Group 4 shall consist of beneficiaries age 65 or older, with incomes at or below 200% of the Federal Poverty Level, who are not barred from receiving federally funded means tested benefits due to immigration status and are not eligible for Medicare Part D coverage.

If the State applies and receives federal approval for a waiver under Title XIX of the

Social Security Act, persons in Eligibility Group 3 4 shall continue to receive benefits through the approved waiver, and Eligibility Group 3 4 may be expanded to include disabled persons under age 65 with incomes under 200% of the Federal Poverty Level who are not eligible for Medicare and who are not barred from receiving federally funded means-tested benefits due to immigration status.

(D) (E) On and after January 1, 2007, Eligibility Group 4 5 shall consist of beneficiaries who are otherwise described in

Eligibility Group 2 Groups 2 and 3 who have a diagnosis of HIV or AIDS.

The program established under this subsection shall cover the cost of covered prescription

drugs in excess of the beneficiary cost-sharing amounts set forth in this paragraph that are not covered by

Medicare. In 2006, beneficiaries shall pay a co-payment of \$2 for each prescription of a generic drug and \$5 for each prescription of a brand-name drug. In future years, beneficiaries shall pay co-payments equal to the co-payments required under Medicare Part D for "other low-income subsidy eligible individuals" pursuant to 42 CFR 423.782(b). For individuals in Eligibility Groups 1, 2, and 3, and 4, once the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs, the beneficiary shall pay 20% of the cost of each prescription in addition to the co-payments set forth in this paragraph. For individuals in Eligibility Group 4 5, once the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs, the beneficiary shall pay 20% of the cost of each prescription in addition to the co-payments set forth in this paragraph unless the drug is included in the formulary of the Illinois AIDS Drug Assistance Program operated by the Illinois Department of Public Health and covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled. If the drug is included in the formulary of the Illinois AIDS Drug Assistance Program and covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled, individuals in Eligibility Group 4.5 shall continue to pay the co-payments set forth in this paragraph after the program established under this subsection and Medicare combined have paid \$1,750 in a year for covered prescription drugs.

For beneficiaries eligible for Medicare Part D coverage, the program established under this

subsection shall pay 100% of the premiums charged by a qualified Medicare Part D Prescription Drug Plan for Medicare Part D basic prescription drug coverage, not including any late enrollment penalties. Qualified Medicare Part D Prescription Drug Plans may be limited by the Department of Healthcare and Family Services to those plans that sign a coordination agreement with the Department.

Notwithstanding Section 3.15, for purposes of the program established under this subsection,

the term "covered prescription drug" has the following meanings:

For Eligibility Group 1, "covered prescription drug" means: (1) any cardiovascular agent or drug; (2) any insulin or other prescription drug used in the treatment of diabetes, including syringe and needles used to administer the insulin; (3) any prescription drug used in the treatment of arthritis; (4) any prescription drug used in the treatment of cancer; (5) any prescription drug used in the treatment of Alzheimer's disease; (6) any prescription drug used in the treatment of Parkinson's disease; (7) any prescription drug used in the treatment of glaucoma; (8) any prescription drug used in the treatment of lung disease and smoking-related illnesses; (9) any prescription drug used in the treatment of osteoporosis; and (10) any prescription drug used in the treatment of multiple sclerosis. The Department may add additional therapeutic classes by rule. The Department may adopt a preferred drug list within any of the classes of drugs described in items (1) through (10) of this paragraph. The specific drugs or therapeutic classes of covered prescription drugs shall be indicated by rule.

For Eligibility Group 2, "covered prescription drug" means those drugs eovered for Eligibility Group 1 that are also covered by the

Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

For Eligibility Group 3, "covered prescription drug" means those drugs covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

For Eligibility Group 3 4, "covered prescription drug" means those drugs covered by the

Medical Assistance Program under Article V of the Illinois Public Aid Code.

For Eligibility Group 4 5, for individuals otherwise described in Eligibility Group 2, "covered prescription drug" means: (1) those drugs covered for Eligibility Group 2 that are also covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled; and (2) those drugs included in the formulary of the Illinois AIDS Drug Assistance Program operated by the Illinois Department of Public Health that are also covered by the Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled. For Eligibility Group 5, for individuals otherwise described in Eligibility Group 3, "covered prescription drug" means those drugs covered by the

Medicare Part D Prescription Drug Plan in which the beneficiary is enrolled.

An individual in Eligibility Group 1, 2, 3, or 4, or 5 may opt to receive a \$25 monthly payment in lieu of the direct coverage described in this subsection.

Any person otherwise eligible for pharmaceutical assistance under this subsection whose covered drugs are covered by any public program is ineligible for assistance under this subsection to the extent that the cost of those drugs is covered by the other program.

The Department of Healthcare and Family Services shall establish by rule the methods by

which it will provide for the coverage called for in this subsection. Those methods may include direct reimbursement to pharmacies or the payment of a capitated amount to Medicare Part D Prescription Drug Plans.

For a pharmacy to be reimbursed under the program established under this subsection, it must comply with rules adopted by the Department of Healthcare and Family Services regarding coordination of benefits with Medicare Part D Prescription Drug Plans. A pharmacy may not charge a Medicare-enrolled beneficiary of the program established under this subsection more for a covered prescription drug than the appropriate Medicare cost-sharing less any payment from or on behalf of the Department of Healthcare and Family Services.

The Department of Healthcare and Family Services or the Department on Aging, as

appropriate, may adopt rules regarding applications, counting of income, proof of Medicare status, mandatory generic policies, and pharmacy reimbursement rates and any other rules necessary for the cost-efficient operation of the program established under this subsection.

(h) A qualified individual is not entitled to duplicate benefits in a coverage period as a result of the changes made by this amendatory Act of the 96th General Assembly.

(Source: P.A. 94-86, eff. 1-1-06; 94-909, eff. 6-23-06; 95-208, eff. 8-16-07; 95-644, eff. 10-12-07; 95-876, eff. 8-21-08.)

(320 ILCS 25/4.05 new)

Sec. 4.05. Application.

- (a) The Department on Aging shall establish the content, required eligibility and identification information, use of social security numbers, and manner of applying for benefits in a simplified format under this Act, including claims filed for new or renewed prescription drug benefits.
- (b) An application may be filed on paper or over the Internet to enable persons to apply separately or for both a property tax relief grant and pharmaceutical assistance on the same application. An application may also enable persons to apply for other State or federal programs that provide medical or pharmaceutical assistance or other benefits, as determined by the Department on Aging in conjunction with the Department of Healthcare and Family Services.
 - (c) Applications must be filed during the time period prescribed by the Department.

(320 ILCS 25/5) (from Ch. 67 1/2, par. 405)

Sec. 5. Procedure.

- (a) In general. Claims must be filed after January 1, on forms prescribed by the Department. No claim may be filed more than one year after December 31 of the year for which the claim is filed except that claims for 1976 may be filed until December 31, 1978. The pharmaceutical assistance identification card provided for in subsection (f) of Section 4 shall be valid for a period determined by the Department of Healthcare and Family Services not to exceed one year. On and after January 1, 2002, however, to enable the Department to convert coverage for a pharmaceutical assistance program participant to a State fiscal year basis, a card shall be valid for a longer or shorter period than 12 months, depending on the date a timely claim is filed and as determined by the Department. All applicants for benefits under this program approved for benefits on or after July 1 but on or before December 31 of any State fiscal year are eligible for benefits through June 30 of that State fiscal year. All applicants for benefits under this program approved for benefits on or after January 1 but on or before June 30 of any State fiscal year are eligible for benefits through June 30 of the following State fiscal year.
- (b) Claim is Personal. The right to file a claim under this Act shall be personal to the claimant and shall not survive his death, but such right may be exercised on behalf of a claimant by his legal guardian or attorney-in-fact. If a claimant dies after having filed a timely claim, the amount thereof shall be disbursed to his surviving spouse or, if no spouse survives, to his surviving dependent minor children in equal parts, provided the spouse or child, as the case may be, resided with the claimant at the time he filed his claim. If at the time of disbursement neither the claimant nor his spouse is surviving, and no dependent minor children of the claimant are surviving the amount of the claim shall escheat to the State.
- (c) One claim per household. Only one member of a household may file a claim under this Act in any calendar year; where both members of a household are otherwise entitled to claim a grant under this Act, they must agree as to which of them will file a claim for that year.
- (d) (Blank). Content of application form. The form prescribed by the Department for purposes of paragraph (a) shall include a table, appropriately keyed to the parts of the form on which the claimant is required to furnish information, which will enable the claimant to determine readily the approximate amount of grant to which he is entitled by relating levels of household income to property taxes accrued or rent constituting property taxes accrued.
- (e) Pharmaceutical Assistance Procedures. The Department shall establish the form and manner for application, and establish by January 1, 1986 a procedure to enable persons to apply for the additional grant

or for the pharmaceutical assistance identification card on the same application form. The Department of Healthcare and Family Services shall determine eligibility for pharmaceutical assistance using the applicant's current income. The Department shall determine a person's current income in the manner provided by the Department by rule.

(Source: P.A. 91-533, eff. 8-13-99; 91-699, eff. 1-1-01; 92-131, eff. 7-23-01; 92-519, eff. 1-1-02.)

(320 ILCS 25/7) (from Ch. 67 1/2, par. 407)

Sec. 7. Payment and denial of claims.

- (a) In general. The Director shall order the payment from appropriations made for that purpose of grants to claimants under this Act in the amounts to which the Department has determined they are entitled, respectively. If a claim is denied, the Director shall cause written notice of that denial and the reasons for that denial to be sent to the claimant.
- (b) Payment of claims one dollar and under. Where the amount of the grant computed under Section 4 is less than one dollar, the Department shall pay to the claimant one dollar.
- (c) Right to appeal. Any person aggrieved by an action or determination of the Department on Aging arising under any of its powers or duties under this Act may request in writing that the Department on Aging reconsider its action or determination, setting out the facts upon which the request is based. The Department on Aging shall consider the request and either modify or affirm its prior action or determination. The Department on Aging may adopt, by rule, procedures for conducting its review under this Section.

Any person aggrieved by an action or determination of the Department of Healthcare and Family Services arising under any of its powers or duties under this Act may request in writing that the Department of Healthcare and Family Services reconsider its action or determination, setting out the facts upon which the request is based. The Department of Healthcare and Family Services shall consider the request and either modify or affirm its prior action or determination. The Department of Healthcare and Family Services may adopt, by rule, procedures for conducting its review under this Section. Any claimant aggrieved by the action of the Department under this Act, whether in the reduction of the amount of the grant claimed or in the denial of the claim, may request in writing that the Department reconsider its prior determination, setting out the facts on which his request is based. The Department shall consider the request and either modify or affirm its prior determination.

(d) (Blank). Administrative review. The decision of the Department to affirm its prior determination, or the failure of the Department to act on a request for reconsideration within 60 days, is a final administrative decision which is subject to judicial review under the Administrative Review Law, and all amendments and modifications thereof and the rules adopted thereto. The term "administrative decision" is defined as in Section 3-101 of the Code of Civil Procedure.

(Source: P.A. 82-783.)

(320 ILCS 25/8) (from Ch. 67 1/2, par. 408)

Sec. 8. Records. Every claimant of a grant under this Act <u>and every applicant for pharmaceutical assistance under this Act</u> shall keep such records, render such statements, file such forms and comply with such rules and regulations as the Department <u>on Aging</u> may from time to time prescribe. The Department <u>on Aging</u> may by regulations require landlords to furnish to tenants statements as to gross rent or rent constituting property taxes accrued.

(Source: P.A. 77-2059.)

(320 ILCS 25/8a) (from Ch. 67 1/2, par. 408.1)

Sec. 8a. Confidentiality.

- (a) Except as otherwise provided in this Act, all information received by the Department of Revenue or its successors, the Department on Aging and the Department of Healthcare and Family Services, from claims filed under this Act, or from any investigation conducted under the provisions of this Act, shall be confidential, except for official purposes within those Departments the Department or pursuant to official procedures for collection of any State tax or enforcement of any civil or criminal penalty or sanction imposed by this Act or by any statute imposing a State tax, and any person who divulges any such information in any manner, except for such purposes and pursuant to order of the Director of one of those Departments or in accordance with a proper judicial order, shall be guilty of a Class A misdemeanor.
- (b) Nothing contained in this Act shall prevent the Director of Aging from publishing or making available reasonable statistics concerning the operation of the grant programs contained in this Act wherein the contents of claims are grouped into aggregates in such a way that information contained in any individual claim shall not be disclosed.
 - (c) The Department on Aging shall furnish to the Secretary of State such information as is reasonably

necessary for the administration of reduced vehicle registration fees pursuant to Section 3-806.3 of "The Illinois Vehicle Code".

(Source: P.A. 89-399, eff. 8-20-95.)

(320 ILCS 25/9) (from Ch. 67 1/2, par. 409)

Sec. 9. Fraud; error.

- (a) Any person who files a fraudulent claim for a grant under this Act, or who for compensation prepares a claim for a grant and knowingly enters false information on an application a claim form for any claimant under this Act, or who fraudulently files multiple applications elaim forms, or who fraudulently states that a nondisabled person is disabled, or who fraudulently procures a pharmaceutical assistance benefits identification eard, or who fraudulently uses such assistance eard to procure covered prescription drugs, or who, on behalf of an authorized pharmacy, files a fraudulent request elaim for payment, is guilty of a Class 4 felony for the first offense and is guilty of a Class 3 felony for each subsequent offense.
- (b) The Department on Aging and the Department of Healthcare and Family Services shall immediately suspend the use of the pharmaceutical assistance benefits identification card of any person suspected of fraudulent procurement or fraudulent use of such assistance eard, and shall revoke such assistance eard upon a conviction. A person convicted of such fraud under subsection (a) shall be permanently barred from all of the programs the program of pharmaceutical assistance established under this Act.
- (c) The Department on Aging may recover from a claimant , including an authorized pharmacy, any amount paid to that claimant under this Act on account of an erroneous or fraudulent claim, together with 6% interest per year. Amounts recoverable from a claimant by the Department on Aging under this Act may, but need not, be recovered by offsetting the amount owed against any future grant payable to the person under this Act.
- The Department of Healthcare and Family Services may recover from an authorized pharmacy any amount paid to that pharmacy under the pharmaceutical assistance program on account of an erroneous or fraudulent request for payment under that program, together with 6% interest per year. The Department of Healthcare and Family Services may recover from a person who erroneously or fraudulently obtains benefits under the pharmaceutical assistance program the value of the benefits so obtained, together with 6% interest per year.
- (d) A prosecution for a violation of this Section may be commenced at any time within 3 years of the commission of that violation.

(Source: P.A. 85-299.)

(320 ILCS 25/12) (from Ch. 67 1/2, par. 412)

Sec. 12. Regulations - Department on Aging.

- (a) Regulations. Notwithstanding any other provision to the contrary, the Department on Aging may adopt rules regarding applications, proof of eligibility, required identification information, use of social security numbers, counting of income, and a method of computing "gross rent" in the case of a claimant living in a nursing or sheltered care home, and any other rules necessary for the cost-efficient operation of the program established under Section 4. The Director shall promulgate such regulations as are necessary or desirable to effectuate the purposes of this Act, including but not limited to the method of computing "gross rent" in the case of a claimant living in a nursing or sheltered care home.
 - (b) The Department on Aging shall, to the extent of appropriations made for that purpose:
 - (1) attempt to secure the cooperation of appropriate federal. State and local agencies
 - in securing the names and addresses of persons to whom this Act pertains;
 - (2) prepare a mailing list of persons eligible for grants under this Act;
- (3) secure the cooperation of the Department of Revenue, the Department of Healthcare and Family Services, other State agencies, and of local business

establishments to facilitate distribution of <u>applications</u> application forms under this Act to those eligible to file claims; and

(4) through use of direct mail, newspaper advertisements and radio and television advertisements, and all other appropriate means of communication, conduct an on-going public relations program to increase awareness of eligible citizens of the <u>benefits</u> grants under this Act and the procedures for applying for them.

(Source: P.A. 78-1249.)

(320 ILCS 25/13) (from Ch. 67 1/2, par. 413)

Sec. 13. <u>List of persons who have qualified</u>. The Department on <u>Aging of Revenue</u> shall maintain a list of all persons who have qualified under this Act and shall make the list available to <u>the Department of Healthcare</u> and Family Services, the Department of Public Health, the Secretary of State, municipalities,

and public transit authorities upon request.

All information received by a <u>State agency</u>, municipality, <u>or public transit authority</u> under this Section shall be confidential, except for official purposes, and any person who divulges or uses that information in any manner, except in accordance with a proper judicial order, shall be guilty of a Class B misdemeanor. (Source: P.A. 87-247.)

(320 ILCS 25/3.02 rep.) (320 ILCS 25/3.03 rep.) (320 ILCS 25/3.15 rep.) (320 ILCS 25/3.16 rep.) (320 ILCS 25/3.17 rep.)

Section 20. The Senior Citizens and Disabled Persons Property Tax Relief and Pharmaceutical Assistance Act is amended by repealing Sections 3.02, 3.03, 3.15, 3.16, and 3.17.

Section 99. Effective date. This Act takes effect January 1, 2010.".

The foregoing motions prevailed and Amendments numbered 2 and 3 were adopted.

There being no further amendments, the foregoing Amendments numbered 1, 2 and 3 were ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Franks, HOUSE BILL 366 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 13)
This bill, having received the votes of a co

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

Having been read by title a second time on April 1, 2009 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 2376.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Careen Gordon, HOUSE BILL 2376 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 88, Yeas; 29, Nays; 0, Answering Present. (ROLL CALL 14)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

Having been read by title a second time on April 1, 2009 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 3865.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Graham, HOUSE BILL 3964 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 113, Yeas; 4, Nays; 0, Answering Present. (ROLL CALL 15)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3350. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Jerry Mitchell offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 3350 by replacing everything after the enacting clause with the following:

"Section 5. The Criminal Code of 1961 is amended by changing Section 11-9.3 as follows: (720 ILCS 5/11-9.3)

Sec. 11-9.3. Presence within school zone by child sex offenders prohibited.

- (a) It is unlawful for a child sex offender to knowingly be present in any school building, on real property comprising any school, or in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity when persons under the age of 18 are present in the building, on the grounds or in the conveyance, unless the offender is a parent or guardian of a student attending the school and the parent or guardian is: (i) attending a conference at the school with school personnel to discuss the progress of his or her child academically or socially, (ii) participating in child review conferences in which evaluation and placement decisions may be made with respect to his or her child regarding special education services, or (iii) attending conferences to discuss other student issues concerning his or her child such as retention and promotion and notifies the principal of the school of his or her presence at the school or unless the offender has permission to be present from the superintendent or the school board or in the case of a private school from the principal. In the case of a public school, if permission is granted, the superintendent or school board president must inform the principal of the school where the sex offender will be present. Notification includes the nature of the sex offender's visit and the hours in which the sex offender will be present in the school. The sex offender is responsible for notifying the principal's office when he or she arrives on school property and when he or she departs from school property. If the sex offender is to be present in the vicinity of children, the sex offender has the duty to remain under the direct supervision of a school official. A child sex offender who violates this provision is guilty of a Class 4 felony.
- (a-5) It is unlawful for a child sex offender to knowingly be present within 100 feet of a site posted as a pick-up or discharge stop for a conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity when one or more persons under the age of 18 are present at the site.
- (a-6) It is unlawful for a child sex offender to knowingly be present at any school sponsored event, whether on school property or at an off-site location when children under the age of 18 are present, unless the offender is a parent or guardian of a student involved with the school sponsored event and the school

superintendent or the school board or in the case of a private school the principal has granted permission for the offender to be present. "School sponsored event" includes, but is not limited to, a school field trip, sporting event, musical event, or theatrical event.

- (b) It is unlawful for a child sex offender to knowingly loiter within 500 feet of a school building or real property comprising any school while persons under the age of 18 are present in the building or on the grounds, unless the offender is a parent or guardian of a student attending the school and the parent or guardian is: (i) attending a conference at the school with school personnel to discuss the progress of his or her child academically or socially, (ii) participating in child review conferences in which evaluation and placement decisions may be made with respect to his or her child regarding special education services, or (iii) attending conferences to discuss other student issues concerning his or her child such as retention and promotion and notifies the principal of the school of his or her presence at the school or has permission to be present from the superintendent or the school board or in the case of a private school from the principal. In the case of a public school, if permission is granted, the superintendent or school board president must inform the principal of the school where the sex offender will be present. Notification includes the nature of the sex offender's visit and the hours in which the sex offender will be present in the school. The sex offender is responsible for notifying the principal's office when he or she arrives on school property and when he or she departs from school property. If the sex offender is to be present in the vicinity of children, the sex offender has the duty to remain under the direct supervision of a school official. A child sex offender who violates this provision is guilty of a Class 4 felony.
- (b-5) It is unlawful for a child sex offender to knowingly reside within 500 feet of a school building or the real property comprising any school that persons under the age of 18 attend. Nothing in this subsection (b-5) prohibits a child sex offender from residing within 500 feet of a school building or the real property comprising any school that persons under 18 attend if the property is owned by the child sex offender and was purchased before the effective date of this amendatory Act of the 91st General Assembly.
 - (c) Definitions. In this Section:
 - (1) "Child sex offender" means any person who:
 - (i) has been charged under Illinois law, or any substantially similar federal law or law of another state, with a sex offense set forth in paragraph (2) of this subsection (c) or the attempt to commit an included sex offense, and:
 - (A) is convicted of such offense or an attempt to commit such offense; or
 - (B) is found not guilty by reason of insanity of such offense or an attempt to commit such offense; or
 - (C) is found not guilty by reason of insanity pursuant to subsection (c) of Section 104-25 of the Code of Criminal Procedure of 1963 of such offense or an attempt to commit such offense; or
 - (D) is the subject of a finding not resulting in an acquittal at a hearing conducted pursuant to subsection (a) of Section 104-25 of the Code of Criminal Procedure of 1963 for the alleged commission or attempted commission of such offense; or
 - (E) is found not guilty by reason of insanity following a hearing conducted pursuant to a federal law or the law of another state substantially similar to subsection (c) of Section 104-25 of the Code of Criminal Procedure of 1963 of such offense or of the attempted commission of such offense; or
 - (F) is the subject of a finding not resulting in an acquittal at a hearing conducted pursuant to a federal law or the law of another state substantially similar to subsection (a) of Section 104-25 of the Code of Criminal Procedure of 1963 for the alleged violation or attempted commission of such offense; or
 - (ii) is certified as a sexually dangerous person pursuant to the Illinois Sexually Dangerous Persons Act, or any substantially similar federal law or the law of another state, when any conduct giving rise to such certification is committed or attempted against a person less than 18 years of age; or
 - (iii) is subject to the provisions of Section 2 of the Interstate Agreements on Sexually Dangerous Persons Act.

Convictions that result from or are connected with the same act, or result from offenses committed at the same time, shall be counted for the purpose of this Section as one conviction. Any conviction set aside pursuant to law is not a conviction for purposes of this Section.

- (2) Except as otherwise provided in paragraph (2.5), "sex offense" means:
 - (i) A violation of any of the following Sections of the Criminal Code of 1961: 10-7

(aiding and abetting child abduction under Section 10-5(b)(10)), 10-5(b)(10) (child luring), 11-6 (indecent solicitation of a child), 11-6.5 (indecent solicitation of an adult), 11-9 (public indecency when committed in a school, on the real property comprising a school, or on a conveyance, owned, leased, or contracted by a school to transport students to or from school or a school related activity), 11-9.1 (sexual exploitation of a child), 11-15.1 (soliciting for a juvenile prostitute), 11-17.1 (keeping a place of juvenile prostitution), 11-18.1 (patronizing a juvenile prostitute), 11-19.1 (juvenile pimping), 11-19.2 (exploitation of a child), 11-20.1 (child pornography), 11-20.3 (aggravated child pornography), 11-21 (harmful material), 12-14.1 (predatory criminal sexual assault of a child), 12-33 (ritualized abuse of a child), 11-20 (obscenity) (when that offense was committed in any school, on real property comprising any school, in any conveyance owned, leased, or contracted by a school to transport students to or from school or a school related activity). An attempt to commit any of these offenses.

- (ii) A violation of any of the following Sections of the Criminal Code of 1961, when the victim is a person under 18 years of age: 12-13 (criminal sexual assault), 12-14 (aggravated criminal sexual assault), 12-15 (criminal sexual abuse), 12-16 (aggravated criminal sexual abuse). An attempt to commit any of these offenses.
- (iii) A violation of any of the following Sections of the Criminal Code of 1961, when the victim is a person under 18 years of age and the defendant is not a parent of the victim:
 - 10-1 (kidnapping),
 - 10-2 (aggravated kidnapping),
 - 10-3 (unlawful restraint),
 - 10-3.1 (aggravated unlawful restraint).

An attempt to commit any of these offenses.

- (iv) A violation of any former law of this State substantially equivalent to any offense listed in clause (2)(i) of subsection (c) of this Section.
- (2.5) For the purposes of subsection (b-5) only, a sex offense means:
 - (i) A violation of any of the following Sections of the Criminal Code of 1961:
- 10-5(b)(10) (child luring), 10-7 (aiding and abetting child abduction under Section 10-5(b)(10)), 11-6 (indecent solicitation of a child), 11-6.5 (indecent solicitation of an adult), 11-15.1 (soliciting for a juvenile prostitute), 11-17.1 (keeping a place of juvenile prostitution), 11-18.1 (patronizing a juvenile prostitute), 11-19.1 (juvenile pimping), 11-19.2 (exploitation of a child), 11-20.1 (child pornography), 11-20.3 (aggravated child pornography), 12-14.1 (predatory criminal sexual assault of a child), or 12-33 (ritualized abuse of a child). An attempt to commit any of these offenses.
- (ii) A violation of any of the following Sections of the Criminal Code of 1961, when the victim is a person under 18 years of age: 12-13 (criminal sexual assault), 12-14 (aggravated criminal sexual assault), 12-16 (aggravated criminal sexual abuse), and subsection (a) of Section 12-15 (criminal sexual abuse). An attempt to commit any of these offenses.
- (iii) A violation of any of the following Sections of the Criminal Code of 1961, when the victim is a person under 18 years of age and the defendant is not a parent of the victim:
 - 10-1 (kidnapping),
 - 10-2 (aggravated kidnapping),
 - 10-3 (unlawful restraint),
 - 10-3.1 (aggravated unlawful restraint).

An attempt to commit any of these offenses.

- (iv) A violation of any former law of this State substantially equivalent to any offense listed in this paragraph (2.5) of this subsection.
- (3) A conviction for an offense of federal law or the law of another state that is substantially equivalent to any offense listed in paragraph (2) of subsection (c) of this Section shall constitute a conviction for the purpose of this Article. A finding or adjudication as a sexually dangerous person under any federal law or law of another state that is substantially equivalent to the Sexually Dangerous Persons Act shall constitute an adjudication for the purposes of this Section.
 - (4) "School" means a public or private pre-school, elementary, or secondary school.
 - (5) "Loiter" means:
 - (i) Standing, sitting idly, whether or not the person is in a vehicle or remaining in or around school property.
 - (ii) Standing, sitting idly, whether or not the person is in a vehicle or remaining

in or around school property, for the purpose of committing or attempting to commit a sex offense.

- (iii) Entering or remaining in a building in or around school property, other than the offender's residence.
- (6) "School official" means the principal, a teacher, or any other certified employee of the school, the superintendent of schools or a member of the school board.
- (c-5) For the purposes of this Section, the 500 feet distance shall be measured from the edge of the property of the school building or the real property comprising the school that is closest to the edge of the property of the child sex offender's residence or where he or she is loitering.
- (d) Sentence. A person who violates this Section is guilty of a Class 4 felony. (Source: P.A. 94-158, eff. 7-11-05; 94-164, eff. 1-1-06; 94-170, eff. 7-11-05; 95-331, eff. 8-21-07; 95-440, eff. 8-27-07; 95-640, eff. 6-1-08; 95-819, eff. 1-1-09; 95-876, eff. 8-21-08; revised 9-23-08.)".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Jerry Mitchell, HOUSE BILL 3350 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 89, Yeas; 24, Nays; 5, Answering Present.

(ROLL CALL 16)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Mulligan, HOUSE BILL 2640 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 106, Yeas; 12, Nays; 0, Answering Present.

(ROLL CALL 17)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Pihos, HOUSE BILL 547 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 118, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 18)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3987. Having been read by title a second time on April 1, 2009 and held on the order of second reading.

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On the Motion of Representative Hamos, Amendment No. 2 was ordered to lie on the table.

Representative Hamos offered and withdrew Amendment No. 5.

There being no further amendments, the bill was again advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Hamos, HOUSE BILL 3987 was taken up and read by title a third time.

Representative Eddy was recognized for a parliamentary inquiry regarding the applicability of extraordinary vote requirements for certain limitations on home rule units of local government.

The Chair ruled that a vote of a majority of the members elected (60 votes) was required for passage of the bill.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 100, Yeas; 18, Nays; 0, Answering Present.

(ROLL CALL 19)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Pritchard, HOUSE BILL 3889 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 118, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 20)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 2782. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Pritchard offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 2782, by replacing everything after the enacting clause with the following:

"Section 5. The Military Code of Illinois is amended by changing Section 30.25 as follows: (20 ILCS 1805/30.25)

Sec. 30.25. Stay of prosecution. During and for a period of 14 days after a period of training or duty in excess of 29 days either under Title 32 of the United States Code or under State Active Duty, a court having jurisdiction over the enforcement of any civil obligation or liability, the prosecution of any civil suit or proceeding, or the entry or enforcement of any civil order, writ, judgment, or decree may stay, postpone, or suspend the matter if the court determines that a person's failure to meet the obligation is the direct result of that period of active duty and the person is a service member deployed within the continental United States. training or duty.

During and for a period of 14 days after a period of training or duty in excess of 29 days either under Title 32 of the United States Code or under State Active Duty, a court having jurisdiction over the enforcement of any civil obligation or liability, the prosecution of any civil suit or proceeding, or the entry or enforcement of any civil order, writ, judgment, or decree shall stay, postpone, or suspend the matter, for a period not to exceed 5 years, if the court determines that the person is a service member deployed outside

of the continental United States.

The stay, postponement, or suspension of proceedings does not in any way modify any condition, obligation, term, or liability agreed upon or incurred by a person in military service including but not limited to accrued interest, late fees, or penalties. No stay, postponement, or suspension shall be provided regarding any written agreement entered into, or debt that is incurred, by the person during or after his or her period of training or duty either under Title 32 of the United States Code or under State Active Duty. (Source: P.A. 92-716, eff. 7-24-02.)

Section 99. Effective date. This Act takes effect upon becoming law.".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Pritchard, HOUSE BILL 2782 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 118, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 21)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3923. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

The following amendments were offered in the Committee on Health Care Availability and Accessibility, adopted and reproduced:

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AMENDMENT NO. 1 Amend House Bill 3923 as follows: on page 33, line 21, by replacing "(q)" with "(p)"; and
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on page 36, line 15, by replacing "(q)" with "(p)"; and

on page 36, by deleting line 19 through line 23; and on page 36, line 24, by replacing "(q)" with "(p)"; and

on page 36, by replacing line 26 with the following:

"room and board; nursing services; use of hospital or critical access hospital facilities; medical social services; drugs and biological supplies, appliances, and equipment; diagnostic or therapeutic services; medical and surgical services; special diets; and"; and

on page 37, by replacing line 3 with the following:

"surgical, facility, diagnostic, and treatment services;"; and

on page 38, line 18, by replacing "(r) The" with "(q) The"; and

on page 38, line 18, by replacing "subsection (q)" with "subsection (p)"; and

on page 40, by deleting line 1 through line 26; and

on page 41, by deleting line 1; and

on page 41, line 2, by replacing "(t)" with "(r)"; and

on page 41, line 3, by replacing "(q)" with "(p)"; and

on page 41, by replacing line 6 with the following:

"issued pursuant to this Section, with the exception of emergency room services prior to stabilization as provided in the Managed Care Reform and Patient Rights Act. Mandated benefits included in"; and

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on page 41, line 8, by replacing "(r)" with "(q)"; and
on page 41, line 9, by replacing "(u)" with "(s)"; and
on page 41, line 13, by replacing "(u)" with "(s)"; and
on page 41, line 20, by replacing "(v)" with "(t)"; and
on page 41, line 26, by replacing "(w)" with "(u)"; and
on page 42, line 4, by replacing "(x)" with "(v)"; and
on page 42, line 15, by replacing "(y)" with "(w)"; and
on page 42, line 19, by replacing "(y)" with "(w)"; and
on page 42, line 23, by replacing "(z)" with "(x)"; and
on page 43, line 6, by replacing "(aa)" with "(y)"; and
on page 43, line 13, by replacing "(aa-5)" with "(z)"; and
on page 43, line 16, by replacing "(bb)" with "(aa)"; and
on page 43, line 23, by replacing "(cc)" with "(bb)"; and
on page 43, line 24, by replacing "for any other network" with "for a particular product"; and
on page 44, line 1, by replacing "plans under" with "plans for the same product under"; and
on page 44, line 3, by replacing "(dd)" with "(cc)"; and
on page 46, by deleting line 9 through line 18.
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AMENDMENT NO. 2. Amend House Bill 3923, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Insurance Code is amended by changing Section 1 as follows:

(215 ILCS 5/1) (from Ch. 73, par. 613)

Sec. 1. Short title. This Act shall be known and and may be cited as the "Illinois Insurance Code." (Source: Laws 1937, p. 696; revised 10-28-08.)".

Representative Harris offered the following amendments and moved their adoption:

AMENDMENT NO. <u>3</u>. Amend House Bill 3923, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Insurance Code is amended by adding Sections 359a.1 and 359a.2 and Article XLV and by changing Section 370c as follows:

(215 ILCS 5/359a.1 new)

Sec. 359a.1. Standard small group applications. The Director shall develop, by rule, a standard application form for use by small employers applying for coverage under a health benefit plan offered by small employer carriers. Small employer carriers shall be required to use the standard application form not less than 6 months after the rules developing the form become effective. The Director shall revise the standard application form at least every 3 years. For purposes of this Section, "health benefit plan", "small employer", and "small employer carrier" shall have the meaning given those terms in the Small Employer Health Insurance Rating Act.

(215 ILCS 5/359a.2 new)

Sec. 359a.2. Standard individual market health statements. The Director shall develop, by rule, a standard health statement for use by individuals applying for a health benefit plan in the individual market. All carriers who offer health benefit plans in the individual market and evaluate the health status of individuals shall be required to use the standard health statement not less than 6 months after the statement becomes effective and thereafter may not use any other method to determine the health status of an individual. Nothing in this Section shall prevent a carrier from using health information after enrollment for the purpose of providing services or arranging for the provision of services under a health benefit plan. For purposes of this Section, "health benefit plan" shall have the meaning given the term in the Small Employer Health Insurance Rating Act and "individual market" shall have meaning given the term in the Illinois Health Insurance Portability and Accountability Act.

(215 ILCS 5/370c) (from Ch. 73, par. 982c)

Sec. 370c. Mental and emotional disorders.

(a) (1) On and after the effective date of this Section, every insurer which delivers, issues for delivery or renews or modifies group A&H policies providing coverage for hospital or medical treatment or services for illness on an expense-incurred basis shall offer to the applicant or group policyholder subject to the insurers standards of insurability, coverage for reasonable and necessary treatment and services for mental, emotional or nervous disorders or conditions, other than serious mental illnesses as defined in item (2) of

subsection (b), up to the limits provided in the policy for other disorders or conditions, except (i) the insured may be required to pay up to 50% of expenses incurred as a result of the treatment or services, and (ii) the annual benefit limit may be limited to the lesser of \$10,000 or 25% of the lifetime policy limit.

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- (2) Each insured that is covered for mental, emotional or nervous disorders or conditions shall be free to select the physician licensed to practice medicine in all its branches, licensed clinical psychologist, licensed clinical social worker, licensed clinical professional counselor, or licensed marriage and family therapist of his choice to treat such disorders, and the insurer shall pay the covered charges of such physician licensed to practice medicine in all its branches, licensed clinical psychologist, licensed clinical social worker, licensed clinical professional counselor, or licensed marriage and family therapist up to the limits of coverage, provided (i) the disorder or condition treated is covered by the policy, and (ii) the physician, licensed psychologist, licensed clinical social worker, licensed clinical professional counselor, or licensed marriage and family therapist is authorized to provide said services under the statutes of this State and in accordance with accepted principles of his profession.
- (3) Insofar as this Section applies solely to licensed clinical social workers, licensed clinical professional counselors, and licensed marriage and family therapists, those persons who may provide services to individuals shall do so after the licensed clinical social worker, licensed clinical professional counselor, or licensed marriage and family therapist has informed the patient of the desirability of the patient conferring with the patient's primary care physician and the licensed clinical social worker, licensed clinical professional counselor, or licensed marriage and family therapist has provided written notification to the patient's primary care physician, if any, that services are being provided to the patient. That notification may, however, be waived by the patient on a written form. Those forms shall be retained by the licensed clinical social worker, licensed clinical professional counselor, or licensed marriage and family therapist for a period of not less than 5 years.
- (b) (1) An insurer that provides coverage for hospital or medical expenses under a group policy of accident and health insurance or health care plan amended, delivered, issued, or renewed after the effective date of this amendatory Act of the 92nd General Assembly shall provide coverage under the policy for treatment of serious mental illness under the same terms and conditions as coverage for hospital or medical expenses related to other illnesses and diseases. The coverage required under this Section must provide for same durational limits, amount limits, deductibles, and co-insurance requirements for serious mental illness as are provided for other illnesses and diseases. This subsection does not apply to coverage provided to employees by employers who have 50 or fewer employees.
- (2) "Serious mental illness" means the following psychiatric illnesses as defined in the most current edition of the Diagnostic and Statistical Manual (DSM) published by the American Psychiatric Association:
 - (A) schizophrenia;
 - (B) paranoid and other psychotic disorders;
 - (C) bipolar disorders (hypomanic, manic, depressive, and mixed);
 - (D) major depressive disorders (single episode or recurrent);
 - (E) schizoaffective disorders (bipolar or depressive);
 - (F) pervasive developmental disorders:
 - (G) obsessive-compulsive disorders;
 - (H) depression in childhood and adolescence;
 - (I) panic disorder;
 - (J) post-traumatic stress disorders (acute, chronic, or with delayed onset); and
 - (K) anorexia nervosa and bulimia nervosa.
- (3) (Blank). Upon request of the reimbursing insurer, a provider of treatment of serious mental illness shall furnish medical records or other necessary data that substantiate that initial or continued treatment is at all times medically necessary. An insurer shall provide a mechanism for the timely review by a provider holding the same license and practicing in the same specialty as the patient's provider, who is unaffiliated with the insurer, jointly selected by the patient (or the patient's next of kin or legal representative if the patient is unable to act for himself or herself), the patient's provider, and the insurer in the event of a dispute between the insurer and patient's provider regarding the medical necessity of a treatment proposed by a patient's provider. If the reviewing provider determines the treatment to be medically necessary, the insurer shall provide reimbursement for the treatment. Future contractual or employment actions by the insurer regarding the patient's provider may not be based on the provider's participation in this procedure. Nothing prevents the insured from agreeing in writing to continue treatment at his or her expense. When making a determination of the medical necessity for a treatment modality for serous mental illness, an insurer must make the determination in a manner that is consistent with the manner used to make that

determination with respect to other diseases or illnesses covered under the policy, including an appeals process.

- (4) A group health benefit plan:
 - (A) shall provide coverage based upon medical necessity for the following treatment of mental illness in each calendar year:
 - (i) 45 days of inpatient treatment; and
 - (ii) beginning on June 26, 2006 (the effective date of Public Act 94-921), 60

visits for outpatient treatment including group and individual outpatient treatment; and

- (iii) for plans or policies delivered, issued for delivery, renewed, or modified
- after January 1, 2007 (the effective date of Public Act 94-906), 20 additional outpatient visits for speech therapy for treatment of pervasive developmental disorders that will be in addition to speech therapy provided pursuant to item (ii) of this subparagraph (A);
- (B) may not include a lifetime limit on the number of days of inpatient treatment or the number of outpatient visits covered under the plan; and
- (C) shall include the same amount limits, deductibles, copayments, and coinsurance factors for serious mental illness as for physical illness.
- (5) An issuer of a group health benefit plan may not count toward the number of outpatient visits required to be covered under this Section an outpatient visit for the purpose of medication management and shall cover the outpatient visits under the same terms and conditions as it covers outpatient visits for the treatment of physical illness.
- (6) An issuer of a group health benefit plan may provide or offer coverage required under this Section through a managed care plan.
- (7) This Section shall not be interpreted to require a group health benefit plan to provide coverage for treatment of:
 - (A) an addiction to a controlled substance or cannabis that is used in violation of law; or
 - (B) mental illness resulting from the use of a controlled substance or cannabis in violation of law.
 - (8) (Blank).
- (9) On and after June 1, 2010, coverage for the treatment of mental and emotional disorders as provided by subsections (a) and (b) of this Section shall not be denied under the policy, provided that services are medically necessary as determined by the insured's treating physician. For purposes of this Section, "medically necessary" means health care services appropriate, in terms of type, frequency, level, setting, and duration, to the enrollee's diagnosis or condition, and diagnostic testing and preventive services. Medically necessary care must be consistent with generally accepted practice parameters as determined by health care providers in the same or similar general specialty as typically manages the condition, procedure, or treatment at issue and must be intended to either help restore or maintain the enrollee's health or prevent deterioration of the enrollee's condition. Upon request of the reimbursing insurer, a provider of treatment of serious mental illness shall furnish medical records or other necessary data that substantiate that initial or continued treatment is at all times medically necessary.

(Source: P.A. 94-402, eff. 8-2-05; 94-584, eff. 8-15-05; 94-906, eff. 1-1-07; 94-921, eff. 6-26-06; 95-331, eff. 8-21-07; 95-972, eff. 9-22-08; 95-973, eff. 1-1-09; revised 10-14-08.)

(215 ILCS 5/Art. XLV heading new)

ARTICLE XLV. MINIMUM MEDICAL LOSS RATIO LAW

(215 ILCS 5/1501 new)

Sec. 1501. Short title. This Law may be cited as the Minimum Medical Loss Ratio Law.

(215 ILCS 5/1505 new)

Sec. 1505. Purpose. The General Assembly recognizes that a significant share of the premium dollars paid by individuals and small employers to health insurers and health maintenance organizations is directed toward administrative and marketing activities and profit. It is the intent of this Law to ensure that premium costs for consumers more accurately reflect the value of health care they receive by increasing the portion of premium dollars dedicated to medical services.

(215 ILCS 5/1510 new)

Sec. 1510. Definitions. In this Law:

"Company" means any entity that provides health insurance in this State. For the purposes of this Law, company includes a licensed insurance company, a health maintenance organization, or any other entity providing a plan of health insurance or health benefits subject to State insurance regulation.

"Division" means the Division of Insurance within the Illinois Department of Financial and Professional Regulation.

"Health benefit plan" means any hospital or medical expense-incurred policy, hospital or medical service plan contract, or health maintenance organization subscriber contract. "Health benefit plan" shall not include accident-only, credit, dental, vision, Medicare supplement, hospital indemnity, long term care, specific disease, stop loss or disability income insurance, coverage issued as a supplement to liability insurance, workers' compensation or similar insurance, or automobile medical payment insurance.

"Health care benefits" means health care services that are either provided or reimbursed by a managed care entity or its contracted providers as benefits to its policyholders and insurers. Health care benefits shall include:

- (A) The costs of programs or activities, including training and the provision of informational materials that are determined as part of the regulation to improve the provision of quality care, improve health care outcomes, or encourage the use of evidence-based medicine.
 - (B) Disease management expenses using cost-effective evidence-based guidelines.
 - (C) Plan medical advice by telephone.
 - (D) Payments to providers as risk pool payments of pay-for-performance initiatives.
- "Health care benefits" shall not include administrative costs as determined by the Division.
- "Individual market" means the individual market as defined by the Illinois Health Insurance Portability and Accountability Act.

"Small group market" means "small group market" as defined by the Illinois Health Insurance Portability and Accountability Act.

(215 ILCS 5/1515 new)

- Sec. 1515. Minimum medical loss requirement for companies offering coverage in the individual and small group market.
- (a) Any company selling a health benefit plan in the individual or small group market shall, on and after June 1, 2011, expend in the form of health care benefits no less than 75% of the aggregate dues, fees, premiums, or other periodic payments received by the company. For purposes of this Section, the company may deduct from the aggregate dues, fees, premiums, or other periodic payments received by the company the amount of income taxes or other taxes that the company expensed.
- (b) To assess compliance with this Section, a company with a valid certificate of authority may average its total costs across all health benefit plans issued, amended, or renewed in Illinois, and all health benefit plans issued, amended, or renewed by its affiliated companies that are licensed to operate in Illinois.
- (c) The Division shall adopt rules to implement this Section and to establish uniform reporting by companies of the information necessary to determine compliance with this Section.
- (d) The Division may exclude from the determination of compliance with the requirement of subsection (a) of this Section any new health benefit plans for up to the first 2 years that these health benefit plans are offered for sale in Illinois, provided that the Division determines that the new health benefit plans are substantially different from the existing health benefit plans being issued, amended, or renewed by the company seeking the exclusion.

Section 10. The Managed Care Reform and Patient Rights Act is amended by changing Section 90 as follows:

(215 ILCS 134/90)

Sec. 90. Office of Consumer Health Insurance.

- (a) The Director of Insurance shall establish the Office of Consumer Health Insurance within the Department of Insurance to provide assistance and information to all health care consumers within the State and to ensure that persons covered by health insurance companies or health care plans are provided benefits due under the Illinois Insurance Code and related statutes and are protected from health insurance company and health care plan actions or policy provisions that are unjust, unfair, inequitable, ambiguous, misleading, inconsistent, deceptive, or contrary to the law or to the public policy of this State or that unreasonably or deceptively affect the risk purposed to be assumed. Within the appropriation allocated, the Office shall provide information and assistance to all health care consumers, by The responsibilities of the Office shall include, but not be limited to, the following:
 - (1) assisting consumers in understanding health insurance marketing materials and the coverage provisions of individual plans;
 - (2) educating enrollees about their rights within individual plans;
 - (3) assisting enrollees with the process of filing formal grievances and appeals;
 - (4) establishing and operating a toll-free "800" telephone number line to handle

consumer inquiries;

- (5) making related information available in languages other than English that are spoken as a primary language by a significant portion of the State's population, as determined by the Department;
- (6) analyzing, commenting on, monitoring, and making publicly available reports on the development and implementation of federal, State, and local laws, regulations, and other governmental policies and actions that pertain to the adequacy of health care plans, facilities, and services in the State;
- (7) filing an annual report with the Governor, the Director, and the General Assembly, which shall contain recommendations for improvement of the regulation of health insurance plans, including recommendations on improving health care consumer assistance and patterns, abuses, and progress that it has identified from its interaction with health care consumers; and
 - (8) performing oversight of health insurance companies and health care plans with respect to:
- (A) improper claims practices as set forth in Sections 154.5 and 154.6 of the Illinois Insurance Code;
 - (B) emergency services;
 - (C) compliance with this Act;
 - (D) ensuring proper coverage for mental health treatment;
- (E) reviewing insurance company and health care plan underwriting, rating, and rescission practices; and
- (F) reviewing insurance company and health care plan billing practices, including, but not limited to, consumer cost-sharing that results from co-pay, deductible, and provider network provisions;
- (9) assisting health insurance company and health care plan consumers with respect to the exercise of the grievance and appeals rights established in this Act;
- (10) if an external independent review decision upholds a determination adverse to the patient, the patient has the right to appeal the final decision to the Office; if the external review decision is found by the Director through the Office to have been arbitrary and capricious, then the Director, with consultation from a licensed medical professional, may overturn the external review decision and require the health insurance company or health care plan to pay for the health care service or treatment; such decision, if any, shall be made solely on the legal or medical merits of the claim; and
 - (11) (8) performing all duties assigned to the Office by the Director.
- (b) The report required under subsection (a)(7) shall be filed by January 31, 2001 and each January 31 thereafter.
- (c) Nothing in this Section shall be interpreted to authorize access to or disclosure of individual patient or health care professional or provider records.
- (d) The Director, in his or her discretion, may issue a Notice of Hearing requiring a health insurance company or health care plan to appear at a hearing for the purpose of determining the health insurance company or health care plan's compliance with the duties and responsibilities listed in this Act and in the Illinois Insurance Code.
- (e) Nothing in this Section shall diminish or affect the powers and authority of the Director of Insurance otherwise set forth in this Act and in the Illinois Insurance Code.

(Source: P.A. 91-617, eff. 1-1-00.)

Section 99. Effective date. This Act takes effect January 1, 2010.".

AMENDMENT NO. 4. Amend House Bill 3923, AS AMENDED, with reference to page and line numbers of House Amendment No. 3, as follows:

on page 15, line 6, by replacing "company" with "companies"; and

on page 15, line 8, by replacing "this Act;" with "the Illinois Insurance Code;".

The foregoing motions prevailed and Amendments numbered 3 and 4 were adopted.

There being no further amendments, the foregoing Amendments numbered 1, 2, 3 and 4 were ordered engrossed; and the bill, as amended, was held on the order of Second Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Reboletti, HOUSE BILL 2644 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 118, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 22)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3840. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up and advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Rose, HOUSE BILL 3840 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 118, Yeas; 0, Nays; 0, Answering Present.
(ROLL CALL 23)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 4075. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Rose offered the following amendment and moved its adoption.

AMENDMENT NO. <u>1</u>. Amend House Bill 4075 by replacing everything after the enacting clause with the following:

"Section 5. Arcola conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to the City of Arcola, an Illinois Unit of Local Government, of the County of Douglas, State of Illinois, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property lying between Locust Street and

Collins Street in the City of Arcola, and all that part of the following described property running from Jacques Street, in the City of Arcola, in an easterly direction approximately two (2) miles, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the

Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209;

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EXCEPT that part thereof required by the Illinois Department of Transportation for the future widening of Interstate 57.

Section 10. Arthur conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to the Village of Arthur, an Illinois Unit of Local Government, of the Counties of Douglas and Moultrie, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property lying westerly of the East line of the Northwest Quarter (NW 1/4) of Section 30, Township 15 North, Range 7 East of the Third Principal Meridian, Douglas County, Illinois, as extended across the former right-of-way of the abandoned Penn Central Railroad, and easterly of the West right of way line of Glasgow Street in the Village of Arthur, Moultrie County, Illinois, as extended across said railroad right-of-way, to wit:

Part of Section 25 Township 15 North, Range 6 East of the Third Principal Meridian,

Moultrie County, Illinois and part of Section 30, Township 15 North, Range 7 East of the Third Principal Meridian, Douglas County, Illinois, being all those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, lying within said Sections 25 and 30, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

Section 15. Hindsboro conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to the Village of Hindsboro, an Illinois Unit of Local Government, of the County of Douglas, State of Illinois, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property lying within the limits of the Village of Hindsboro, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

Section 20. Lovington conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to the Village of Lovington, an Illinois Unit of Local Government, of the County of Moultrie, State of Illinois, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property running from the Illinois Route 32 river bridge, eastward through Lovington and to the East line of Lovington Township, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

Section 25. Lovington Township conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to Lovington Township, an Illinois Unit of Local Government, of the County of Moultrie, State of Illinois, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property running from Washington Street to Broadway Street in the Village of Lovington, and all that part of the following described property running from County Road 700 East, eastwardly approximately 600 feet, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

Section 30. East Oakland Township conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to East Oakland Township, an Illinois Unit of Local Government, of the County of Coles, State of Illinois, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property running from Main Street in Oakland, westerly to County Road 2300 East, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

Section 35. Bourbon Township conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to Bourbon Township, an Illinois Unit of Local Government, of the County of Douglas, State of Illinois, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property located within the limits of Bourbon Township, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

ALSO,

That tract or parcel of land previously conveyed from Lorenzo S. Stewart and his wife to the People of the State of Illinois, Department of Conservation, by Warranty Deed recorded in the Recorder's Office of Douglas County, Illinois, on March 12, 1992, in Book 223 of Deeds at page 135, as Document No. 188627, said tract or parcel being described as follows:

That portion of the Penn Central Corporations's Peoria Secondary Line of Railroad (now abandoned) lying between the centerline of Bourbon Road (Station No. 3093 + 20) and the East line of Section 35, Township 15 North, Range 7 East of the Third Principal Meridian (Station No. 3079 + 75), containing 3.86 acres, more or less, and being a part of the Southeast Quarter of said Section 35.

ALSO,

That permanent irrevocable easement previously conveyed from OKAW Buildings, Inc., an Illinois Corporation, to the People of the State of Illinois, Department of Conservation, by Deed Granting Easement recorded October 24, 1994, in the Recorder's Office of Douglas County, Illinois, in Book 346 of Records at page 346, as Document No. 198983, over, under, upon and along the following described real estate for the purpose of constructing, maintaining, repairing and operating the Prairie Wind State Trail, to wit:

GENERAL DESCRIPTION: The Easterly 75 feet, and the Northerly 20 feet of the following described tract of land:

All that parcel of land situate in the Township of Bourbon, County of Douglas, State of

Illinois, being part of the Southeast Quarter of the Northwest Quarter of Section 35, Township 15 North, Range 7 East of the Third Principal Meridian, and being all of the right, title and interest of the Grantor herein and to all those certain pieces or parcels of land and premises, easements, right-of-way and any other rights of any kind whatsoever appurtenant to or used in conjunction therewith on and along that portion of the former Peoria Secondary of the Penn Central Corporation, described as follows: Beginning at the West line of said Southeast Quarter of the Northwest Quarter of Section 35 as extended across the right-of-way of said Peoria Secondary through a point in the centerline thereof at Railroad Valuation Station 3119+55, the same being within the limits of East Street; thence extending in a Southeasterly direction along the centerline of said railroad a distance of 777 feet, more or less, to a line coincident with the Easterly face of the backwall for Bridge No. 58/86 as extended across the right-of-way of said Peoria Secondary through a point in the centerline thereof at Railroad Valuation Station 3111+80, the same being the place of ending, situated in the County of Douglas, in the State of Illinois;

DETAIL DESCRIPTION: Part of the Southeast Quarter of the Northwest Quarter of Section 35, Township 15 North, Range 7 East of the Third Principal Meridian, more particularly described as follows:

Commencing at the Northwest corner of Lot 9, Rork's Subdivision, Chesterville, Illinois; thence South 74 degrees 20 minutes 00 seconds East (an assumed bearing) on the Southerly right-of-way line of the former Peoria Secondary of the Penn Central Corporation, 520.52 feet to a point on the West line of the Southeast Quarter of the Northwest Quarter of said Section 35; thence North 00 degrees 00 minutes 00 seconds East on the West line of said Southeast Quarter of the Northwest Quarter, 31.24 feet to the Point of Beginning; thence from said Point of Beginning, North 00 degrees 00 minutes 00 seconds East on the West line of said Southeast Quarter of the Northwest Quarter, 20.68 feet to a point on the Northerly right-of-way line of the former Peoria Secondary of the Penn Central Corporation; thence South 74 degrees 20 minutes 00 seconds East on said Northerly right-of-way line, 758.47 feet to a point; thence South 15 degrees 40 minutes 00 seconds West, 50.00 feet to a point on the Southerly right-of-way line of the former Peoria Secondary of the Penn Central Corporation; thence North 74 degrees 20 minutes 00 seconds West on said Southerly right-of-way line, 75.00 feet to a point; thence North 15 degrees 40 minutes 00 seconds East, 30.00 feet to a point; thence North 74 degrees 20 minutes 00 seconds West, 677.88 feet to the Point of Beginning, containing 0.40 acres, more or less, all situated in the County of Douglas, in the State of Illinois.

ALSO.

Three (3) Tracts of land previously conveyed from Robert D. Stewart and wife to the People of the State of Illinois, Department of Conservation, by Warranty Deed recorded in the Recorder's Office of Douglas County, Illinois, on March 8, 1993, in Book 287 of Records at page 242, as Document 192675, said Tracts being described as follows:

Tract I:

All that strip or parcel of land, 100 feet wide, situate in the Township of Bourbon,

County of Douglas, State of Illinois, being part of the Northeast Quarter and part of the Northwest Quarter of Section 34, Township 15 North, Range 7 East of the Third Principal Meridian and being that portion of the former Peoria Secondary of the Penn Central Corporation further bounded and described according to a plan of survey made by W. Justin Grady, Registered Land Surveyor No. 2259, dated November 6, 1990, as follows: Beginning at the intersection of the South Right of Way Line of said Peoria Secondary with the East Line of said Section 34; thence Northwesterly along said South Right of Way Line on an Azimuth of 285 degrees 03 minutes, a distance of 3,402.62 feet; thence North crossing said property to the North Right of Way Line of said Peoria Secondary along a line on an Azimuth of 0 degrees 00 minutes, a distance of 103.60 feet; thence Southeasterly along said North Right of way Line on an Azimuth of 105 degrees 03 minutes, a distance of 3,402.62 feet; thence South along the East Line of said Section 34 on an Azimuth of 180 degrees 00 minutes, a distance of 103.60 feet to the point of beginning.

Tract II:

All that parcel of land situate in the Village of Chesterville, County of Douglas, State of Illinois, being part of the Southwest Quarter of the Northwest Quarter of Section 35, Township 15 North, Range 7 East of the Third Principal Meridian and being all of the right, title and interest of the Grantor herein and to all those certain pieces of parcels of land and premises, easements, rights of way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, described as follows: Beginning at the West line of said Section 35 as extended across the right of way of said Peoria

Secondary through a point in the centerline thereof at Railroad Valuation Station 3133+10, more or less, thence extending in a Southeasterly direction along the centerline of said railroad a distance of 790 feet, more or less, to the centerline of the first north/south thru street as extended across the right of way of said Peoria Secondary through a point in the centerline thereof at Railroad Valuation Station 3125+20, the place of ending.

Tract III:

Lot 13 of original town of Chesterville, Douglas County, Illinois.

Section 40. City of Oakland conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to City of Oakland, an Illinois Unit of Local Government, of the County of Coles for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

All that part of the following described property situated in Coles County, Illinois, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and

any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

Section 45. Lowe Road District conveyance. The Director of the Department of Natural Resources, on behalf of the State of Illinois, shall, pursuant to the conditions stated in Section 50, execute and deliver to Lowe Road District, an Illinois Unit of Local Government, of the County of Moultrie, State of Illinois, for and in consideration of One Dollar (\$1.00) paid to said Department, a quit claim deed to the following described real property, to wit:

Three (3) parcels in Lowe Township, one parcel starting at the East side of Section 28 and running westerly approximately 726 feet, another parcel running from one end of Williamsburg to the other, and another parcel in Section 27 behind Effingham Equity Fertilizer Plant, said parcels being parts of the following described property, to wit:

All those certain pieces or parcels of land and premises, easements, rights-of-way and any other rights of any kind whatsoever appurtenant thereto or used in conjunction therewith on and along that portion of the former Peoria Secondary Track of the Penn Central Corporation, as granted to The People of the State of Illinois, Department of Conservation, by Quit Claim Deed dated September 20, 1991, recorded in the Moultrie County Recorder's Office as document #228680, recorded in the Douglas County Recorder's Office in Deed Book 221 at Page 238, and recorded in the Coles County Recorder's Office in Volume 771 at Page 209.

Section 50. Restrictions and conditions.

- (a) For a parcel of real property described in Section 5, 10, 15, 20, 25, 30, 35, 40, or 45, that is not subject to any litigation, the entity designated to receive real property described in that Section shall within 30 days after the effective date of this Act receive from the Department of Natural Resources a written notice of first refusal to receive that property and if the entity designated to receive real property described in that Section then gives written notice to the Director of the Department of Natural Resources that the entity will accept the described real property as grantee and will tender the consideration of \$1.00, the conveyance of the parcel of real property shall be made pursuant to the applicable Section and Section 55 and subject to existing public utilities, existing public roads, and any and all reservations, easements, covenants and restrictions of record.
- (b) The conveyance of a parcel of real property authorized by Section 5, 10, 15, 20, 25, 30, 35, 40, or 45, shall be made as follows: if the property described in the appropriate Section is included in whole or in part in a judgment in, or a settlement or other resolution of litigation that is favorable to the State of Illinois or the Department of Natural Resources, as a party, concerning the property described in the respective Section of this Act in the case of: Ag Farms, Inc. v. American Premier Underwriters and the Illinois Department of Natural Resources (2002-MR-6) in Moultrie County; or Hemingway v. American Premier Underwriters the Illinois Department of Natural Resources (97-MR-5) in Douglas County, then the entity designated to receive real property described in that Section shall receive, within 60 days after the conclusion of that litigation as to that parcel of property, from the Department of Natural Resources a written notice of first refusal to receive that property upon the conclusion, as to that parcel of property, of

that litigation if the entity designated to receive real property described in that Section gives written notice to the Director of the Department of Natural Resources that the entity will accept the described real property as grantee and will tender the consideration of \$1.00; provided that the conveyance is made subject to existing public utilities, existing public roads, and any and all reservations, easements, encumbrances, covenants and restrictions of record.

(c) Notwithstanding other provisions of this Act, for each Section, the parcel of real property described in that Section shall not be conveyed so long as there is pending any litigation concerning the ownership of that parcel of property.

Section 55. The Director of Natural Resources shall obtain a certified copy of the portions of this Act containing the title, the enacting clause, the restrictions and conditions on the property to be conveyed, the effective date, the appropriate Section containing the land description of the property to be conveyed, and this Section, within 60 days after the entity designated as the grantee of the real property described in the appropriate Section has delivered a written notice to the Director of Natural Resources that states that the entity will accept the described property as grantee and will pay the consideration of \$1.00 and, upon receipt of the payment required by the Section, shall record the certified document in the Recorder's Office in the County in which the land is located.

Section 99. Effective date. This Act takes effect upon becoming law.".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Rose, HOUSE BILL 4075 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 118, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 24)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

RECALL

At the request of the principal sponsor, Representative Hernandez, HOUSE BILL 2386 was recalled from the order of Third Reading to the order of Second Reading.

HOUSE BILL ON SECOND READING

HOUSE BILL 2386. Having been recalled on April 2, 2009, the same was again taken up. Representative Hernandez offered the following amendment and moved its adoption.

AMENDMENT NO. 2. Amend House Bill 2386 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by changing Section 27-22.3 and adding Section 27-22.4 as follows:

(105 ILCS 5/27-22.3) (from Ch. 122, par. 27-22.3)

Sec. 27-22.3. Volunteer service credit program.

(a) A school district may establish a volunteer service credit program that enables secondary school

students to earn credit towards graduation through performance of community service. This community service may include participation in the organization of a high school or community blood drive or other blood donor recruitment campaign. Any program so established shall begin with students entering grade 9 in the 1993-1994 school year or later. The amount of credit given for program participation shall not exceed that given for completion of one semester of language arts, math, science or social studies.

- (b) Any community service performed as part of a course for which credit is given towards graduation or community service performed under Section 27-22.4 of this Code shall not qualify under a volunteer service credit program. Any service for which a student is paid shall not qualify under a volunteer service credit program. Any community work assigned as a disciplinary measure shall not qualify under a volunteer service credit program.
- (c) School districts that establish volunteer service credit programs shall establish any necessary rules, regulations and procedures.

(Source: P.A. 93-547, eff. 8-19-03.)

(105 ILCS 5/27-22.4 new)

Sec. 27-22.4. Community service requirement; pilot program. In J. Sterling Morton High School District 201, as a prerequisite to receiving a high school diploma, each pupil entering the 9th grade in the 2010-2011 school year or 2011-2012 school year must complete at least 40 hours of community service. This requirement does not apply to children with disabilities, as defined under Article 14 of this Code, or pupils involved in extra-curricular activities, the number of activities to be determined by the school board. The school board shall establish any rules and procedures necessary to implement this requirement. Community service under this Section shall require no staff monitoring."

The foregoing motion prevailed and Amendment No. 2 was adopted.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed; and the bill, as amended, was again advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Hernandez, HOUSE BILL 2386 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 82, Yeas; 35, Nays; 1, Answering Present.

(ROLL CALL 25)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Osmond, HOUSE BILL 678 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the negative by the following vote: 24, Yeas; 94, Nays; 0, Answering Present.

(ROLL CALL 26)

This bill, having failed to receive the votes of a constitutional majority of the Members elected, was declared lost.

On motion of Representative Hoffman, HOUSE BILL 1204 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 1, Answering Present. (ROLL CALL 27)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Holbrook, HOUSE BILL 75 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 81, Yeas; 36, Nays; 0, Answering Present.

(ROLL CALL 28)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3600. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Moffitt offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 3600 by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by changing Section 2-3.80a as follows:

(105 ILCS 5/2-3.80a)

Sec. 2-3.80a. Agricultural Agriculture science teacher education.

- (a) Subject to appropriation, the State Board of Education shall develop an agricultural science teacher education training continuum beginning at the secondary level and shall provide incentive funding grants to the following:
- (1) institutions of higher education that offer State-approved agricultural science teacher preparation programs; and
- (2) public community colleges in this State that provide an articulated agricultural science teacher education course of study. the agriculture science teacher education programs located at Illinois State University, Southern Illinois University, the University of Illinois, and Western Illinois University. Public community colleges in this State that provide an articulated agriculture science teacher education course of study are also eligible for funding.
- (b) The funds provided by the State Board of Education under subsection (a) of this Section may be used to support the following activities:
 - (1) Teacher education candidate recruitment and retention incentives.
- (2) Having Master teachers and practitioners assist with <u>various aspects of the recruitment of potential candidates and the preparation of those candidates as skilled and qualified teachers of agricultural education the preparation, coordination, and supervision of student teachers.</u>
- (3) Establishing, and delivering , arranging for, or providing financial support for professional development experiences for new agricultural science teachers

during their first 5 years of teaching.

(4) Professional development for <u>faculty in universities' agricultural education teacher preparation</u> <u>programs and for community college agriculture faculty responsible for instruction in agricultural education teacher preparation transfer programs university agriculture education teacher education staff. (Source: P.A. 95-153, eff. 1-1-08.)</u>

Section 99. Effective date. This Act takes effect upon becoming law.".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Beaubien, HOUSE BILL 3600 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 29)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Howard, HOUSE BILL 2474 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 30)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Jakobsson, HOUSE BILL 936 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the negative by the following vote: 42, Yeas; 71, Nays; 4, Answering Present. (ROLL CALL 31)

This bill, having failed to receive the votes of a constitutional majority of the Members elected, was declared lost

HOUSE BILL ON SECOND READING

Having been read by title a second time on April 1, 2009 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 2652.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Joyce, HOUSE BILL 2652 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 106, Yeas; 11, Nays; 0, Answering Present. (ROLL CALL 32)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Schmitz, HOUSE BILL 4047 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 33)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Lyons, HOUSE BILL 3874 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 34)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Fortner, HOUSE BILL 721 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 113, Yeas; 4, Nays; 0, Answering Present. (ROLL CALL 35)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 1994. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Mautino offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 1994 by replacing the title with the following:

"AN ACT concerning Illinois Correctional Industries.": and

by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Procurement Code is amended by changing Section 45-30 as follows: (30 ILCS 500/45-30)

Sec. 45-30. <u>Illinois</u> Correctional industries. Notwithstanding anything to the contrary in other law, the chief procurement officer of the Department of Central Management Services shall, in consultation with <u>Illinois Correctional Industries</u> the Department of Corrections, determine for all State agencies which articles, materials, industry related services, food stuffs, and <u>finished goods supplies</u> that are produced or manufactured by <u>inmate workers employed in Illinois Correctional Industries programs persons confined in institutions and facilities of the Department of Corrections shall be <u>purchased from Illinois Correctional Industries given preference by purchasing agencies procuring those items</u>. The chief procurement officer of <u>Central Management Services</u> shall develop and distribute to the various purchasing and using agencies a <u>listing of all Illinois Correctional Industries products and procedures for implementing this Section</u>. (Source: P.A. 90-572, eff. date - See Sec. 99-5.)</u>

Section 10. The Unified Code of Corrections is amended by changing Sections 3-12-2, 3-12-3a, 3-12-6, and 3-12-7 as follows:

(730 ILCS 5/3-12-2) (from Ch. 38, par. 1003-12-2)

Sec. 3-12-2. Types of employment.

(a) The Department shall provide inmate workers for Illinois Correctional Industries to work in programs established to The Department may establish, maintain, train and employ committed persons in industries for the production of food products and finished goods and any articles, materials or supplies for resale to State agencies and authorized purchasers. It may also employ committed persons on public works, buildings and property, the conservation of natural resources of the State, anti-pollution or environmental control projects, or for other public purposes, for the maintenance of the Department's buildings and properties and for the production of food or other necessities for its programs. The Department may establish, maintain and employ committed persons in the production of vehicle registration plates. A committed person's labor shall not be sold, contracted or hired out by the Department except under this

Article and under Section 3-9-2.

(b) Works of art, literature, handicraft or other items produced by committed persons as an avocation and not as a product of a work program of the Department may be sold to the public under rules and regulations established by the Department. The cost of selling such products may be deducted from the proceeds, and the balance shall be credited to the person's account under Section 3-4-3. The Department shall notify the Attorney General of the existence of any proceeds which it believes should be applied towards a satisfaction, in whole or in part, of the person's incarceration costs. (Source: P.A. 94-1017, eff. 7-7-06.)

(730 ILCS 5/3-12-3a) (from Ch. 38, par. 1003-12-3a)

Sec. 3-12-3a. (a) Contracts, leases and business agreements. The Department shall may enter into a contract, lease or any other type of business agreement with Illinois Correctional Industries, not to exceed 20 years, with any private corporation, partnership, person or other business entity for the purpose of utilizing committed persons in the manufacture of food products, finished goods or wares of Illinois Correctional Industries., in the provision of services or for any other business or commercial enterprise deemed by the Department to be consistent with proper training and rehabilitation of committed persons.

Illinois Correctional Industries' spending authority shall be separate and apart from the Department's budget and appropriations. Control of Illinois Correctional Industries accounting processes and budget requests to the General Assembly, other budgetary processes, audits by the Office of the Auditor General, and computer processes shall be returned to Illinois Correctional Industries.

- (b) The Department shall be permitted to construct buildings on State property for the purposes identified in subsection (a) and to lease for a period not to exceed 20 years any building or portion thereof on State property for the purposes identified in subsection (a).
- (c) Any contract, lease or other business agreement referenced in subsection (a), shall include a provision requiring that all committed persons assigned receive in connection with their assignment such vocational training and/or apprenticeship programs as the Department deems appropriate.
- (d) Committed persons assigned in accordance with this Section shall be compensated in accordance with the provisions of Section 3-12-5.

(Source: P.A. 86-450.)

(730 ILCS 5/3-12-6) (from Ch. 38, par. 1003-12-6)

Sec. 3-12-6. <u>Programs. Industrial Production; Location; Assignment. Illinois Correctional Industries shall establish commercial, business, and manufacturing programs on behalf of the State of Illinois for the sale of finished goods and processed food and beverages to the State, its political units, its agencies, and public institutions. Illinois Correctional Industries shall establish, operate, and maintain manufacturing and food and beverage production in Department of Corrections facilities and provide food for the Department of Corrections institutions and for the mental health and developmental disabilities institutions of the Department of Human Services and the institutions of the Department of Veterans' Affairs for consumption in those agencies' institutions.</u>

Illinois Correctional Industries shall be administered by a chief executive officer. The Chief Executive Officer shall report to the Director of the Department. The Director may not delegate direction of Illinois Correctional Industries management and fiscal processes formally or indirectly to any other division, component, or contractor of the Department. The chief executive officer shall be responsible for all persons assigned to the institution or facility that are employed in Industries programs. The chief executive officer shall administer the commercial and business programs for inmate workers in the custody of the Department of Corrections.

The chief executive officer shall have such assistants as are required for sales staff, manufacturing, budget, fiscal, accounting, computer, human services, and personnel as necessary to run its commercial and business programs.

The Department shall establish or cause to be established industrial production at its institutions and facilities to secure the most practical and efficient use of labor. The office for coordinating such industrial production Illinois Correctional Industries shall be located in Springfield. The chief executive officer of Illinois Correctional Industries It shall assign its personnel to direct the production of goods and shall employ committed persons assigned by the chief administrative officer. The Department of Corrections may also direct such vocational programs that the Department deems necessary for the rehabilitation of inmates. Such programs shall not compete, interfere, or be in conflict with the missions and programs of Illinois Correctional Industries as the institution or facility may require as a part of the employment program.

(Source: P.A. 80-728.)

(730 ILCS 5/3-12-7) (from Ch. 38, par. 1003-12-7) Sec. 3-12-7. Purchasers; Allocation.

- (a) The State, its political units, its agencies and public institutions shall purchase from Illinois Correctional Industries the Department all manufactured goods, articles, materials, industry related services, food stuffs, and supplies required by them which are produced or manufactured by persons confined in institutions and facilities of the Department that are employed in Illinois Correctional Industries programs. The Secretary of State may purchase from the Department vehicle registration plates produced by persons confined in institutions and facilities of the Department. The Secretary shall determine reasonable specifications and prices of such vehicle registration plates as agreed upon with the Department. Not-for-profit corporations chartered in Illinois or other States may purchase such goods and services. Units of the Federal government and units of government in other States may also purchase such goods and services. All entities which contract with the State, its political units, its agencies, its public institutions or not-for-profit corporations chartered in Illinois, may purchase goods or services from the Department which are used in the performance of such contracts. Nothing shall prohibit the Department from bidding on portions of a State contract which are subcontracted by the primary contractor. The public may purchase crushed limestone and lime dust for agricultural and horticultural purposes and hardwood. Illinois Correctional Industries The Department may also sell grain from its agricultural operations on the open market. All other articles, materials, industry related services, food stuffs and supplies which are produced or manufactured by persons confined in institutions and facilities of the Department shall be available for sale on the open market.
 - (b) Allocation of goods shall be made in the following manner:
 - (1) first, for needs of the Department of Corrections and the Department of Human Services;
 - (2) second, for the State, its agencies and public institutions;
- (3) third, for those political subdivisions of the State and their agencies in which the producing institution or facility of the Department is located;
 - (4) fourth, for other political subdivisions of the State and their agencies and public institutions;
 - (5) fifth, for sale on the open market;
 - (6) sixth, for not for profit corporations chartered in Illinois;
 - (7) seventh, for units of government in other states;
 - (8) eighth, for units of the Federal government;
 - (9) ninth, for not-for-profit organizations chartered in other states;
 - (10) tenth, all other permitted purchasers.
- (c) Exemption from required purchases shall be on certification of <u>Illinois Correctional Industries</u> the <u>Department</u> that the items to be purchased requested are not manufactured by Illinois Correctional <u>Industries</u> then available.

(Source: P.A. 86-450.)

(730 ILCS 5/3-12-12 rep.)

Section 15. The Unified Code of Corrections is amended by repealing Section 3-12-12.".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Mautino, HOUSE BILL 1994 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 36)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3322. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Watson offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 3322 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Vehicle Code is amended by adding Section 3-684 as follows:

(625 ILCS 5/3-684 new)

Sec. 3-684. Southwest Asia Service license plates.

- (a) In addition to any other special license plate, the Secretary, upon receipt of all applicable fees and applications made in the form prescribed by the Secretary of State, may issue Southwest Asia Service license plates to residents of Illinois who have earned the Southwest Asia Service Medal from the United States Armed Forces. The special Southwest Asia Service plates issued under this Section shall be affixed only to passenger vehicles of the first division, motorcycles, and motor vehicles of the second division weighing not more than 8,000 pounds. Plates issued under this Section shall expire according to the staggered multi-year procedure established by Section 3-414.1 of this Code.
- (b) The design, color, and format of the plates shall be wholly within the discretion of the Secretary of State. The Secretary may, in his or her discretion, allow the plates to be issued as vanity plates or personalized in accordance with Section 3-405.1 of this Code. The plates are not required to designate "Land Of Lincoln", as prescribed in subsection (b) of Section 3-412 of this Code. The Secretary shall, in his or her discretion, approve and prescribe stickers or decals as provided under Section 3-412.
- (c) An applicant shall be charged a \$15 fee for original issuance in addition to the applicable registration fee. This additional fee shall be deposited into the Secretary of State Special License Plate Fund."

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Watson, HOUSE BILL 3322 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 113, Yeas; 4, Nays; 0, Answering Present.

(ROLL CALL 37)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative May, HOUSE BILL 1042 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 38)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Miller, HOUSE BILL 264 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 39)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Mell, HOUSE BILL 271 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 74, Yeas; 41, Nays; 2, Answering Present. (ROLL CALL 40)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Mendoza, HOUSE BILL 152 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 85, Yeas; 32, Nays; 0, Answering Present. (ROLL CALL 41)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Tryon, HOUSE BILL 170 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 83, Yeas; 34, Nays; 0, Answering Present.
(ROLL CALL 42)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Tryon, HOUSE BILL 35 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 43)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Nekritz, HOUSE BILL 2485 was taken up and read by title a third time. And the question being, "Shall this bill pass?".

Pending the vote on said bill, on motion of Representative Nekritz, further consideration of HOUSE BILL 2485 was postponed.

On motion of Representative Winters, HOUSE BILL 793 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 97, Yeas; 20, Nays; 0, Answering Present. (ROLL CALL 44)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Phelps, HOUSE BILL 4251 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 45)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Reitz, HOUSE BILL 1086 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 110, Yeas; 7, Nays; 0, Answering Present. (ROLL CALL 46)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 2845. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Bellock offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 2845 by replacing everything after the enacting clause with the following:

"Section 5. The Mental Health and Developmental Disabilities Confidentiality Act is amended by changing Section 11 as follows:

(740 ILCS 110/11) (from Ch. 91 1/2, par. 811)

Sec. 11. Disclosure of records and communications. Records and communications may be disclosed:

- (i) in accordance with the provisions of the Abused and Neglected Child Reporting Act, subsection (u) of Section 5 of the Children and Family Services Act, or Section 7.4 of the Child Care Act of 1969;
- (ii) when, and to the extent, a therapist, in his or her sole discretion, determines that disclosure is necessary to initiate or continue civil commitment or involuntary treatment proceedings under the laws of this State or to otherwise protect the recipient or other person against a clear, imminent risk of serious physical or mental injury or disease or death being inflicted upon the recipient or by the recipient on himself or another;
- (iii) when, and to the extent disclosure is, in the sole discretion of the therapist, necessary to the provision of emergency medical care to a recipient who is unable to assert or waive his or her rights hereunder;
- (iv) when disclosure is necessary to collect sums or receive third party payment representing charges for mental health or developmental disabilities services provided by a therapist or agency to a recipient under Chapter V of the Mental Health and Developmental Disabilities Code or to transfer debts under the Uncollected State Claims Act; however, disclosure shall be limited to information needed to pursue collection, and the information so disclosed shall not be used for any other purposes nor shall it be redisclosed except in connection with collection activities;
- (v) when requested by a family member, the Department of Human Services may assist in the location of the interment site of a deceased recipient who is interred in a cemetery established under Section 100-26 of the Mental Health and Developmental Disabilities Administrative Act;
- (vi) in judicial proceedings under Article VIII of Chapter III and Article V of Chapter IV of the Mental Health and Developmental Disabilities Code and proceedings and investigations

preliminary thereto, to the State's Attorney for the county or residence of a person who is the subject of such proceedings, or in which the person is found, or in which the facility is located, to the attorney representing the recipient in the judicial proceedings, to any person or agency providing mental health services that are the subject of the proceedings and to that person's or agency's attorney, to any court personnel, including but not limited to judges and circuit court clerks, and to a guardian ad litem if one has been appointed by the court, provided that the information so disclosed shall not be utilized for any other purpose nor be redisclosed except in connection with the proceedings or investigations;

- (vii) when, and to the extent disclosure is necessary to comply with the requirements
- of the Census Bureau in taking the federal Decennial Census;
- (viii) when, and to the extent, in the therapist's sole discretion, disclosure is necessary to warn or protect a specific individual against whom a recipient has made a specific threat of violence where there exists a therapist-recipient relationship or a special recipient-individual relationship:
 - (ix) in accordance with the Sex Offender Registration Act;
 - (x) in accordance with the Rights of Crime Victims and Witnesses Act;
 - (xi) in accordance with Section 6 of the Abused and Neglected Long Term Care Facility Residents Reporting Act; and
 - (xii) in accordance with Section 55 of the Abuse of Adults with Disabilities Intervention Act.

Any person, institution, or agency, under this Act, participating in good faith in the making of a report under the Abused and Neglected Child Reporting Act or in the disclosure of records and communications under this Section, shall have immunity from any liability, civil, criminal or otherwise, that might result by reason of such action. For the purpose of any proceeding, civil or criminal, arising out of a report or disclosure under this Section, the good faith of any person, institution, or agency so reporting or disclosing shall be presumed.

(Source: P.A. 94-852, eff. 6-13-06; 94-1010, eff. 10-1-06; 95-331, eff. 8-21-07.)

Section 99. Effective date. This Act takes effect upon becoming law.".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Bellock, HOUSE BILL 2845 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 47)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 3854. Having been read by title a second time on March 31, 2009, and held on the order of Second Reading, the same was again taken up.

The following amendment was offered in the Committee on Executive, adopted and reproduced.

AMENDMENT NO. 1. Amend House Bill 3854 by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Illinois Energy to Jobs Act.".

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Reitz, HOUSE BILL 3854 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 100, Yeas; 17, Nays; 0, Answering Present. (ROLL CALL 48)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 964. Having been read by title a second time on April 2, 2009, and held on the order of Second Reading.

Representative DeLuca offered and withdrew Amendment No. 1.

There being no further amendments, the bill was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Tryon, HOUSE BILL 4212 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 49)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Thapedi, HOUSE BILL 1793 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 50)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Verschoore, HOUSE BILL 4318 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 51)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

SUSPEND POSTING REQUIREMENTS

Pursuant to Rule 25, Representative Lang moved to suspend the posting requirements of Rule 21 in relation to HOUSE BILL 650 to be heard in Insurance Committee.

The motion prevailed.

HOUSE BILL ON SECOND READING

Having been read by title a second time on April 1, 2009 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 2465.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Verschoore, HOUSE BILL 2465 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 2, Nays; 0, Answering Present.

(ROLL CALL 52)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Walker, HOUSE BILL 2625 was taken up and read by title a third time.

Pending discussion, Representative Watson moved the previous question.

And the question being, "Shall the main question be now put?" it was decided in the affirmative.

The question then being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

103, Yeas; 14, Nays; 0, Answering Present.

(ROLL CALL 53)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Brauer, HOUSE BILL 870 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

115, Yeas; 2, Nays; 0, Answering Present.

(ROLL CALL 54)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILLS ON SECOND READING

HOUSE BILL 853. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Brauer offered the following amendment and moved its adoption.

AMENDMENT NO. 1 . Amend House Bill 853 by replacing everything after the enacting clause

"Section 5. The Illinois Vehicle Code is amended by changing Section 3-806 and by adding Sections 3-684 and 3-806.7 as follows:

(625 ILCS 5/3-684 new)

Sec. 3-684. Operation Iraqi Freedom License Plates.

- (a) In addition to any other special license plate, the Secretary, upon receipt of all applicable fees and applications made in the form prescribed by the Secretary of State, may issue Operation Iraqi Freedom license plates to residents of Illinois who meet eligibility requirements prescribed by the Secretary of State. The special Operation Iraqi Freedom plate issued under this Section shall be affixed only to passenger vehicles of the first division, motorcycles, and motor vehicles of the second division weighing not more than 8,000 pounds. Plates issued under this Section shall expire according to the staggered multi-year procedure established by Section 3-414.1 of this Code.
- (b) The design, color, and format of the plates shall be wholly within the discretion of the Secretary of State. The Secretary may, in his or her discretion, allow the plates to be issued as vanity plates or personalized in accordance with Section 3-405.1 of this Code. The plates are not required to designate "Land Of Lincoln", as prescribed in subsection (b) of Section 3-412 of this Code. The Secretary shall prescribe the eligibility requirements and, in his or her discretion, shall approve and prescribe stickers or decals as provided under Section 3-412.
- (c) An applicant shall be charged a \$15 fee for original issuance in addition to the applicable registration fee. This additional fee shall be deposited into the Secretary of State Special License Plate Fund.

(625 ILCS 5/3-806) (from Ch. 95 1/2, par. 3-806)

Sec. 3-806. Registration Fees; Motor Vehicles of the First Division. Every owner of any other motor vehicle of the first division, except as provided in Sections 3-804, 3-805, 3-806.3, 3-806.7, and 3-808, and every second division vehicle weighing 8,000 pounds or less, shall pay the Secretary of State an annual registration fee at the following rates:

SCHEDULE OF REGISTRATION FEES REQUIRED BY LAW Beginning with the 1986 registration year

Reduced Fee On and After Annual Fee June 15 Motor vehicles of the first division other than Motorcycles, Motor Driven Cycles and Pedalcycles \$48 \$24 Reduced Fee September 16 to March 31 Motorcycles, Motor Driven Cycles and Pedalcycles 15 SCHEDULE OF REGISTRATION FEES REQUIRED BY LAW Beginning with the 2001 registration year Reduced Fee Annual On and After Fee June 15

Motor vehicles of the first division other than Motorcycles, Motor Driven Cycles and Pedalcycles \$39 \$78

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Reduced Fee September 16 to March 31

Motorcycles, Motor Driven

Cycles and Pedalcycles 38

Beginning with the 2010 registration year a \$1 surcharge shall be collected in addition to the above fees for motor vehicles of the first division, motorcycles, motor driven cycles, and pedalcycles to be deposited into the State Police Vehicle Fund.

(Source: P.A. 95-1009, eff. 12-15-08.)

(625 ILCS 5/3-806.7 new)

Sec. 3-806.7. Registration fees for active duty military personnel.

(a) Beginning with the 2011 registration year, the standard registration fee set forth in Section 3-806 of this Code for passenger motor vehicles of the first division and motor vehicles of the second division weighing not more than 8,000 pounds and registered under Section 3-815 of this Code, shall be reduced by 50% for any Illinois vehicle owner who was on active duty as a member of the armed forces of the United States and stationed outside of the United States for a period of 90 days or longer during the preceding registration year.

(b) Illinois residents who are members of the armed forces of the United States and who have been stationed outside of the United States for a period of 6 months or longer, and who placed their registered motor vehicle in storage during the time they served abroad, shall be entitled to credit for the unused portion of that registration when they renew the registration of that vehicle upon their return to the United States. For each month or part thereof that the vehicle was in storage and had current registration, the member of the armed forces shall receive one month of registration without charge.".

The foregoing motion prevailed and Amendment No. 1 was adopted.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

Having been read by title a second time on April 1, 2009 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 2302.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Yarbrough, HOUSE BILL 2302 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 107, Yeas; 10, Nays; 0, Answering Present.

(ROLL CALL 55)

This bill, having received the votes of a constitutional majority of the Members elected, was declared

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

Having been read by title a second time on April 1, 2009 and held, the following bill was taken up and advanced to the order of Third Reading: HOUSE BILL 609.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Yarbrough, HOUSE BILL 609 was taken up and read by title a third time.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 80, Yeas; 37, Nays; 0, Answering Present.

(ROLL CALL 56)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Rita, HOUSE BILL 789 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 61, Yeas; 55, Nays; 1, Answering Present. (ROLL CALL 57)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Brauer, HOUSE BILL 853 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 112, Yeas; 5, Nays; 0, Answering Present. (ROLL CALL 58)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Zalewski, HOUSE BILL 594 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 1, Nay; 1, Answering Present. (ROLL CALL 59)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

RECALL

At the request of the principal sponsor, Representative Bassi, HOUSE BILL 3325 was recalled from the order of Third Reading to the order of Second Reading.

HOUSE BILL ON SECOND READING

HOUSE BILL 3325. Having been recalled on April 2, 2009, the same was again taken up. Representative Bassi offered the following amendment and moved its adoption.

AMENDMENT NO. 1. Amend House Bill 3325 by replacing everything after the enacting clause with the following:

"Section 1. The purpose of this Act is to allow drivers or passengers of motor vehicles to protect

themselves from skin cancer, while at the same time to protect the environment from the harmful emissions created by the excessive and unnecessary use of vehicle air-conditioning systems.

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Section 5. The Illinois Vehicle Code is amended by changing Section 12-503 as follows:

(625 ILCS 5/12-503) (from Ch. 95 1/2, par. 12-503)

Sec. 12-503. Windshields must be unobstructed and equipped with wipers.

- (a) No person shall drive a motor vehicle with any sign, poster, window application, reflective material, nonreflective material or tinted film upon the front windshield, sidewings or side windows immediately adjacent to each side of the driver, except as provided in this subsection and subsections (a-5), (a-7), and (a-9) of this Section. A nonreflective tinted film may be used along the uppermost portion of the windshield if such material does not extend more than 6 inches down from the top of the windshield. Nothing in this Section shall create a cause of action on behalf of a buyer against a dealer or manufacturer who sells a motor vehicle with a window which is in violation of this Section.
- (a-5) A nonreflective tinted film that does not allow less than 50% light transmittance, with a 5% variance observed by any law enforcement official metering the light transmittance, may be used on the side windows immediately adjacent to each side of the driver. This subsection does not apply to the front windshield. This subsection does not apply to any motor vehicle, except as provided for in subsection (a-9) of this Section, that has one or more windows to the rear of the driver's seat treated in a manner described by subsection (b) of this Section that allows less than 30% light transmittance.
- (a-7) A nonreflective tinted film that does not allow less than 35% light transmittance, with a 5% variance observed by any law enforcement official metering the light transmittance, may be used on the side windows immediately adjacent to each side of the driver. This subsection does not apply to the front windshield. This subsection does not apply to any motor vehicle that has one or more windows to the rear of the driver's seat treated in a manner described by subsection (b) of this Section that allows less than 35% light transmittance.
- (a-9) A nonreflective tinted film that does not allow less than 50% light transmittance, with a 5% variance observed by any law enforcement official metering the light transmittance, may be used on the side windows immediately adjacent to each side of the driver in any multipurpose passenger vehicle, as defined by Section 1-148.3b of this Code. This Section does not apply to any multipurpose passenger vehicle which has tinting other than the tinting originally applied by the manufacturer.
- (b) Nothing contained in this Section shall prohibit the use of nonreflective, smoked or tinted glass, nonreflective film, perforated window screen or other decorative window application on windows to the rear of the driver's seat, except that any motor vehicle with a window to the rear of the driver's seat treated in this manner shall be equipped with a side mirror on each side of the motor vehicle which are in conformance with Section 12-502.
- (c) No person shall drive a motor vehicle with any objects placed or suspended between the driver and the front windshield, rear window, side wings or side windows immediately adjacent to each side of the driver which materially obstructs the driver's view.
- (d) Every motor vehicle, except motorcycles, shall be equipped with a device, controlled by the driver, for cleaning rain, snow, moisture or other obstructions from the windshield; and no person shall drive a motor vehicle with snow, ice, moisture or other material on any of the windows or mirrors, which materially obstructs the driver's clear view of the highway.
- (e) No person shall drive a motor vehicle when the windshield, side or rear windows are in such defective condition or repair as to materially impair the driver's view to the front, side or rear. A vehicle equipped with a side mirror on each side of the vehicle which are in conformance with Section 12-502 will be deemed to be in compliance in the event the rear window of the vehicle is materially obscured.
 - (f) Paragraphs (a) and (b) of this Section shall not apply to:
 - (1) (Blank). motor vehicles manufactured prior to January 1, 1982; or
 - (2) to those motor vehicles properly registered in another jurisdiction.
- (g) Paragraph (a) of this Section shall not apply to any motor vehicle with a window treatment, including but not limited to a window application, reflective material, nonreflective material, or tinted film, applied or affixed to a motor vehicle that:
 - (1) is owned and operated by a person afflicted with or suffering from a medical illness, ailment, or disease, including but not limited to systemic or discoid lupus erythematosus, disseminated superficial actinic porokeratosis, or albinism, which would require that person to be shielded from the direct rays of the sun; or
 - (2) is used in transporting a person when the person resides at the same address as the registered owner of the vehicle and the person is afflicted with or suffering from a medical illness,

ailment or disease which would require the person to be shielded from the direct rays of the sun, including but not limited to systemic or discoid lupus erythematosus, disseminated superficial actinic porokeratosis, or albinism.

The owner must obtain a certified statement or letter written by a physician licensed to practice medicine in Illinois that such person owning and operating or being transported in a motor vehicle is afflicted with or suffers from such illness, ailment, or disease, including but not limited to systemic or discoid lupus erythematosus, disseminated superficial actinic porokeratosis, or albinism, and such certification must be carried in the motor vehicle at all times. The certification shall be legible and shall contain the date of issuance, the name, address and signature of the attending physician, and the name, address, and medical condition of the person requiring exemption. The information on the certificate for a window treatment must remain current and shall be renewed annually by the attending

physician. The owner shall also submit a copy of the certification to the Secretary of State. The Secretary

- (g-3) Paragraph (a) of this Section shall not apply to any motor vehicle with a window treatment, including but not limited to a window application, nonreflective material, or tinted film, applied or affixed to a motor vehicle displaying a distinctive license plates or license plate stickers authorized under subsection (k) of Section 3-412 of this Code.
 - (g-5) (Blank).
- (g-7) An installer who installs window treatment for a person with a medical condition described in subsection (g) must obtain a copy of the certified statement or letter written by a physician described in subsection (g) from the person with the medical condition prior to installing the window treatment. The copy of the certified statement or letter must be kept in the installer's permanent records.
- (h) Paragraph (a) of this Section shall not apply to motor vehicle stickers or other certificates issued by State or local authorities which are required to be displayed upon motor vehicle windows to evidence compliance with requirements concerning motor vehicles.
- (i) (Blank). Those motor vehicles exempted under paragraph (f)(1) of this Section shall not cause their windows to be treated as described in paragraph (a) after January 1, 1993.
- (j) A person found guilty of violating paragraphs (a), (b), or (g-7) (i) of this Section shall be guilty of a petty offense and fined no less than \$50 nor more than \$500. A second or subsequent violation of paragraphs (a), (b), or (g-7) (i) of this Section shall be treated as a Class C misdemeanor and the violator fined no less than \$100 nor more than \$500. Any person convicted under paragraphs (a), (b), or (g-7) (i) of this Section shall be ordered to alter any nonconforming windows into compliance with this Section.
- (h) Nothing in this Section shall create a cause of action on behalf of a buyer against a dealer or manufacturer who sells a motor vehicle with a window which is in violation of this Section. (Source: P.A. 94-564, eff. 8-12-05; 95-202, eff. 8-16-07.)".

The foregoing motion prevailed and Amendment No. 1 was adopted.

of State may forward notice of certification to law enforcement agencies.

There being no further amendments, the foregoing Amendment No. 1 was ordered engrossed; and the bill, as amended, was again advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Bassi, HOUSE BILL 3325 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 117, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 60)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 277. Having been read by title a second time on March 24, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Bellock offered the following amendment and moved its adoption.

AMENDMENT NO. 2. Amend House Bill 277, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 1. Short title. This Act may be cited as the Prescription Drug Repository Program Act.".

The foregoing motion prevailed and Amendment No. 2 was adopted.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. This bill has been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Bellock, HOUSE BILL 277 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote:

104, Yeas; 12, Nays; 1, Answering Present.

(ROLL CALL 61)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

RECESS

At the hour of 5:38 o'clock p.m., Representative Mautino moved that the House do now take a recess until the call of the Chair.

The motion prevailed.

At the hour of 8:17 o'clock p.m., the House resumed its session.

Representative Mautino in the Chair.

DISTRIBUTION OF SUPPLEMENTAL CALENDAR

Supplemental Calendar No. 1 was distributed to the Members at 8:19 o'clock p.m.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendments numbered 1, 3 and 4 to HOUSE BILL 210, having been reproduced, were taken up for consideration.

Representative Madigan moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1, 3 and 4.

And on that motion, a vote was taken resulting as follows:

115, Yeas; 1, Nay; 0, Answering Present.

(ROLL CALL 62)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1, 3 and 4 to HOUSE BILL 210.

Ordered that the Clerk inform the Senate.

SENATE BILL ON SECOND READING

SENATE BILL 366. Having been read by title a second time on March 31, 2009, and held on the order of Second Reading, the same was again taken up.

Representative Currie offered the following amendments and moved their adoption.

AMENDMENT NO. 1. Amend Senate Bill 366 by replacing everything after the enacting clause with the following:

"ARTICLE 1. SHORT TITLE; PURPOSE

Section 1-1. Short title. This Act may be cited as the FY2009 Budget Implementation (Spring Supplemental) Act.

Section 1-5. Purpose. It is the purpose of this Act to make changes in State programs that are necessary to implement the Governor's Fiscal Year 2009 supplemental budget recommendations as a result of enactment of the American Recovery and Reinvestment Act of 2009.

ARTICLE 5. FEDERAL RECOVERY

Section 5-10. The State Finance Act is amended by changing Section 6z-52 as follows:

(30 ILCS 105/6z-52)

Sec. 6z-52. Drug Rebate Fund.

- (a) There is created in the State Treasury a special fund to be known as the Drug Rebate Fund.
- (b) The Fund is created for the purpose of receiving and disbursing moneys in accordance with this Section. Disbursements from the Fund shall be made, subject to appropriation, only as follows:
 - (1) For payments to pharmacies for reimbursement for prescription drugs provided to a recipient of aid under Article V of the Illinois Public Aid Code or the Children's Health Insurance Program Act.
 - (2) For reimbursement of moneys collected by the Department of Healthcare and Family Services (formerly Illinois Department of Public Aid) through error or mistake.
 - (3) For payments of any amounts that are reimbursable to the federal government resulting from a payment into this Fund.
 - (c) The Fund shall consist of the following:
 - (1) Upon notification from the Director of Healthcare and Family Services, the Comptroller shall direct and the Treasurer shall transfer the net State share (disregarding the reduction in

net State share attributable to the American Recovery and Reinvestment Act of 2009 or any other federal economic stimulus program) of all moneys received by the Department of Healthcare and Family Services (formerly Illinois Department of Public Aid) from drug rebate agreements with pharmaceutical manufacturers pursuant to Title XIX of the federal Social Security Act, including any portion of the balance in the Public Aid Recoveries Trust Fund on July 1, 2001 that is attributable to such receipts.

- (2) All federal matching funds received by the Illinois Department as a result of expenditures made by the Department that are attributable to moneys deposited in the Fund.
- (3) Any premium collected by the Illinois Department from participants under a waiver approved by the federal government relating to provision of pharmaceutical services.
 - (4) All other moneys received for the Fund from any other source, including interest earned thereon.

(Source: P.A. 95-331, eff. 8-21-07.)

Section 5-15. The Illinois Public Aid Code is amended by changing Section 5A-10 as follows:

(305 ILCS 5/5A-10) (from Ch. 23, par. 5A-10)

Sec. 5A-10. Applicability.

- (a) The assessment imposed by Section 5A-2 shall not take effect or shall cease to be imposed, and any moneys remaining in the Fund shall be refunded to hospital providers in proportion to the amounts paid by them, if:
 - (1) The sum of the appropriations for State fiscal years 2004 and 2005 from the General Revenue Fund for hospital payments under the medical assistance program is less than \$4,500,000,000 or the appropriation for each of State fiscal years 2006, 2007 and 2008 from the General Revenue Fund

for hospital payments under the medical assistance program is less than \$2,500,000,000 increased annually to reflect any increase in the number of recipients, or the annual appropriation for State fiscal years 2009 through 2013, from the General Revenue Fund combined with the Hospital Provider Fund as authorized in Section 5A-8 for hospital payments under the medical assistance program, is less than the amount appropriated for State fiscal year 2009, adjusted annually to reflect any change in the number of recipients, excluding State fiscal year 2009 supplemental appropriations made necessary by the enactment of the American Recovery and Reinvestment Act of 2009; or

- (2) For State fiscal years prior to State fiscal year 2009, the Department of Healthcare and Family Services (formerly Department of Public Aid) makes changes in its rules that reduce the hospital inpatient or outpatient payment rates, including adjustment payment rates, in effect on October 1, 2004, except for hospitals described in subsection (b) of Section 5A-3 and except for changes in the methodology for calculating outlier payments to hospitals for exceptionally costly stays, so long as those changes do not reduce aggregate expenditures below the amount expended in State fiscal year 2005 for such services; or
- (2.1) For State fiscal years 2009 through 2013, the Department of Healthcare and Family Services adopts any administrative rule change to reduce payment rates or alters any payment methodology that reduces any payment rates made to operating hospitals under the approved Title XIX or Title XXI State plan in effect January 1, 2008 except for:
 - (A) any changes for hospitals described in subsection (b) of Section 5A-3; or
 - (B) any rates for payments made under this Article V-A; or
 - (C) any changes proposed in State plan amendment transmittal numbers 08-01, 08-02, 08-04, 08-06, and 08-07; or
- (3) The payments to hospitals required under Section 5A-12 or Section 5A-12.2 are changed or are not eligible for federal matching funds under Title XIX or XXI of the Social Security Act.
- (b) The assessment imposed by Section 5A-2 shall not take effect or shall cease to be imposed if the assessment is determined to be an impermissible tax under Title XIX of the Social Security Act. Moneys in the Hospital Provider Fund derived from assessments imposed prior thereto shall be disbursed in accordance with Section 5A-8 to the extent federal financial participation is not reduced due to the impermissibility of the assessments, and any remaining moneys shall be refunded to hospital providers in proportion to the amounts paid by them.

(Source: P.A. 94-242, eff. 7-18-05; 95-331, eff. 8-21-07; 95-859, eff. 8-19-08.)

Section 5-20. The Environmental Protection Act is amended by changing Sections 19.1, 19.3, and 19.4 as follows:

(415 ILCS 5/19.1) (from Ch. 111 1/2, par. 1019.1)

Sec. 19.1. Legislative findings. The General Assembly finds:

- (a) that local government units require assistance in financing the construction of wastewater treatment works in order to comply with the State's program of environmental protection and federally mandated requirements;
- (b) that the federal Water Quality Act of 1987 provides an important source of grant awards to the State for providing assistance to local government units through the Water Pollution Control Loan Program;
- (c) that local government units and privately owned community water supplies require assistance in financing the construction of their public water supplies to comply with State and federal drinking water laws and regulations;
- (d) that the federal Safe Drinking Water Act ("SDWA"), P.L. 93-523, as now or hereafter amended, provides an important source of capitalization grant awards to the State to provide assistance to local government units and privately owned community water supplies through the Public Water Supply Loan Program;
- (e) that violations of State and federal drinking water standards threaten the public interest, safety, and welfare, which demands that the Illinois Environmental Protection Agency expeditiously adopt emergency rules to administer the Public Water Supply Loan Program; and
- (f) that the General Assembly agrees with the conclusions and recommendations of the "Report to the Illinois General Assembly on the Issue of Expanding Public Water Supply Loan Eligibility to Privately Owned Community Water Supplies", dated August 1998, including the stated access to the Public Water Supply Loan Program by the privately owned public water supplies so that the long term integrity and viability of the corpus of the Fund will be assured; and -
- (g) that the American Recovery and Reinvestment Act of 2009 provides a source of capitalization grant awards to the State to provide loans and additional subsidization, including, but not limited to, forgiveness

of principal, negative interest loans, and grants, to local government units through the Water Pollution Control Loan Program and to local government units and privately owned community water supplies through the Public Water Supply Loan Program.

(Source: P.A. 91-52, eff. 6-30-99; 91-501, eff. 8-13-99; 92-651, eff. 7-11-02.)

(415 ILCS 5/19.3) (from Ch. 111 1/2, par. 1019.3)

Sec. 19.3. Water Revolving Fund.

- (a) There is hereby created within the State Treasury a Water Revolving Fund, consisting of 3 interest-bearing special programs to be known as the Water Pollution Control Loan Program, the Public Water Supply Loan Program, and the Loan Support Program, which shall be used and administered by the Agency.
- (b) The Water Pollution Control Loan Program shall be used and administered by the Agency to provide assistance for the following purposes:
 - (1) to accept and retain funds from grant awards, appropriations, transfers, and payments of interest and principal;
 - (2) to make direct loans at or below market interest rates to any eligible local government unit to finance the construction of wastewater treatments works;
 - (2.5) with respect to funds provided under the American Recovery and Reinvestment Act of 2009:
- (A) to make direct loans at or below market interest rates to any eligible local government unit and to provide additional subsidization to any eligible local government unit, including, but not limited to, forgiveness of principal, negative interest rates, and grants;
- (B) to make direct loans at or below market interest rates to any eligible local government unit to buy or refinance debt obligations for treatment works incurred on or after October 1, 2008; and
- (C) to provide additional subsidization, including, but not limited to, forgiveness of principal, negative interest rates, and grants for treatment works incurred on or after October 1, 2008;
 - (3) to make direct loans at or below market interest rates to any eligible local government unit to buy or refinance debt obligations for treatment works incurred after March 7, 1985;
 - (3.5) to make direct loans at or below market interest rates for the implementation of a management program established under Section 319 of the Federal Water Pollution Control Act, as amended:
 - (4) to guarantee or purchase insurance for local obligations where such action would improve credit market access or reduce interest rates;
 - (5) as a source of revenue or security for the payment of principal and interest on revenue or general obligation bonds issued by the State or any political subdivision or instrumentality thereof, if the proceeds of such bonds will be deposited in the Fund;
 - (6) to finance the reasonable costs incurred by the Agency in the administration of the Fund; and
 - (7) to transfer funds to the Public Water Supply Loan Program.
 - (c) The Loan Support Program shall be used and administered by the Agency for the following purposes:
 - (1) to accept and retain funds from grant awards and appropriations:
 - (2) to finance the reasonable costs incurred by the Agency in the administration of the Fund, including activities under Title III of this Act, including the administration of the State construction grant program;
 - (3) to transfer funds to the Water Pollution Control Loan Program and the Public Water Supply Loan Program;
 - (4) to accept and retain a portion of the loan repayments;
 - (5) to finance the development of the low interest loan program for public water supply projects;
 - (6) to finance the reasonable costs incurred by the Agency to provide technical assistance for public water supplies; and
 - (7) to finance the reasonable costs incurred by the Agency for public water system supervision programs, to administer or provide for technical assistance through source water protection programs, to develop and implement a capacity development strategy, to delineate and assess source water protection areas, and for an operator certification program in accordance with Section 1452 of the federal Safe Drinking Water Act.
- (d) The Public Water Supply Loan Program shall be used and administered by the Agency to provide assistance to local government units and privately owned community water supplies for public water supplies for the following public purposes:

- (1) to accept and retain funds from grant awards, appropriations, transfers, and payments of interest and principal;
- (2) to make direct loans at or below market interest rates to any eligible local government unit or to any eligible privately owned community water supply to finance the construction of water supplies;
 - (2.5) with respect to funds provided under the American Recovery and Reinvestment Act of 2009:
- (A) to make direct loans at or below market interest rates to any eligible local government unit or to any eligible privately owned community water supply, and to provide additional subsidization to any eligible local government unit or to any eligible privately owned community water supply, including, but not limited to, forgiveness of principal, negative interest rates, and grants;
- (B) to buy or refinance the debt obligation of a local government unit for costs incurred on or after October 1, 2008; and
- (C) to provide additional subsidization, including, but not limited to, forgiveness of principal, negative interest rates, and grants for a local government unit for costs incurred on or after October 1, 2008;
 - (3) to buy or refinance the debt obligation of a local government unit for costs incurred on or after July 17, 1997;
 - (4) to guarantee local obligations where such action would improve credit market access or reduce interest rates;
 - (5) as a source of revenue or security for the payment of principal and interest on revenue or general obligation bonds issued by the State or any political subdivision or instrumentality thereof, if the proceeds of such bonds will be deposited into the Fund; and
 - (6) to transfer funds to the Water Pollution Control Loan Program.
- (e) The Agency is designated as the administering agency of the Fund. The Agency shall submit to the Regional Administrator of the United States Environmental Protection Agency an intended use plan which outlines the proposed use of funds available to the State. The Agency shall take all actions necessary to secure to the State the benefits of the federal Water Pollution Control Act and the federal Safe Drinking Water Act, as now or hereafter amended.
- (f) The Agency shall have the power to enter into intergovernmental agreements with the federal government or the State, or any instrumentality thereof, for purposes of capitalizing the Water Revolving Fund. Moneys on deposit in the Water Revolving Fund may be used for the creation of reserve funds or pledged funds that secure the obligations of repayment of loans made pursuant to this Section. For the purpose of obtaining capital for deposit into the Water Revolving Fund, the Agency may also enter into agreements with financial institutions and other persons for the purpose of selling loans and developing a secondary market for such loans. The Agency shall have the power to create and establish such reserve funds and accounts as may be necessary or desirable to accomplish its purposes under this subsection and to allocate its available moneys into such funds and accounts. Investment earnings on moneys held in the Water Revolving Fund, including any reserve fund or pledged fund, shall be deposited into the Water Revolving Fund.

(Source: P.A. 92-16, 6-28-01; 93-170, eff. 7-10-03.)

(415 ILCS 5/19.4) (from Ch. 111 1/2, par. 1019.4)

Sec. 19.4. Regulations; priorities.

- (a) The Agency shall have the authority to promulgate regulations to set forth procedures and criteria concerning loan applications. For units of local government, the regulations shall include, but need not be limited to, the following elements:
 - (1) loan application requirements;
 - (2) determination of credit worthiness of the loan applicant;
 - (3) special loan terms, as necessary, for securing the repayment of the loan;
 - (4) assurance of payment;
 - (5) interest rates;
 - (6) loan support rates;
 - (7) impact on user charges;
 - (8) eligibility of proposed construction;
 - (9) priority of needs;
 - (10) special loan terms for disadvantaged communities;
 - (11) maximum limits on annual distributions of funds to applicants or groups of applicants;
 - (12) penalties for noncompliance with loan requirements and conditions, including

stop-work orders, termination, and recovery of loan funds; and

- (13) indemnification of the State of Illinois and the Agency by the loan recipient.
- (b) The Agency shall have the authority to promulgate regulations to set forth procedures and criteria concerning loan applications for loan recipients other than units of local government. In addition to all of the elements required for units of local government under subsection (a), the regulations shall include, but need not be limited to, the following elements:
 - (1) types of security required for the loan;
 - (2) types of collateral, as necessary, that can be pledged for the loan; and
 - (3) staged access to fund privately owned community water supplies.
- (c) The Agency shall develop and maintain a priority list of loan applicants as categorized by need. Priority in making loans from the Public Water Supply Loan Program must first be given to local government units and privately owned community water supplies that need to make capital improvements to protect human health and to achieve compliance with the State and federal primary drinking water standards adopted pursuant to this Act and the federal Safe Drinking Water Act, as now and hereafter amended.
- (d) The Agency shall have the authority to promulgate regulations to set forth procedures and criteria concerning loan applications for funds provided under the American Recovery and Reinvestment Act of 2009. In addition, due to time constraints in the American Recovery and Reinvestment Act of 2009, the Agency shall adopt emergency rules as necessary to allow the timely administration of funds provided under the American Recovery and Reinvestment Act of 2009. Emergency rules adopted under this subsection (d) shall be adopted in accordance with Section 5-45 of the Illinois Administrative Procedure Act.

(Source: P.A. 91-36, eff. 6-15-99; 91-52, eff. 6-30-99; 91-501, eff. 8-13-99; 92-16, eff. 6-28-01.)

ARTICLE 10. RTA CLEAN/GREEN VEHICLES

Section 10-5. The Regional Transportation Authority Act is amended by adding Section 2.32 as follows: (70 ILCS 3615/2.32 new)

Sec. 2.32. Clean/green vehicles. Any vehicles purchased from funds made available to the Authority from the Transportation Bond, Series B Fund must incorporate clean/green technologies and alternative fuel technologies, to the extent practical.

ARTICLE 99. EFFECTIVE DATE

Section 99-99. Effective date. This Act takes effect upon becoming law.".

AMENDMENT NO. 2. Amend Senate Bill 366, AS AMENDED, with reference to page and line numbers of House Amendment No. 1, as follows: on page 1, immediately below line 12, by inserting the following:

"Section 5-5. The Department of Transportation Law of the Civil Administrative Code of Illinois is amended by adding Section 2705-585 as follows:

(20 ILCS 2705/2705-585 new)

Sec. 2705-585. Diversity goals.

- (a) To the extent permitted by any applicable federal law or regulation, all State construction projects funded from amounts (i) made available under the Governor's Fiscal Year 2009 supplemental budget or the American Recovery and Reinvestment Act of 2009 and (ii) that are appropriated to the Illinois Department of Transportation shall comply with the Business Enterprise for Minorities, Females, and Persons with Disabilities Act.
- (b) The Illinois Department of Transportation shall appoint representatives to professional and artistic services selection committees representative of the State's ethnic, cultural, and geographic diversity, including, but not limited to, at least one person from each of the following: an association representing the interests of African American business owners, an association representing the interests of Latino business owners, and an association representing the interests of women business owners. These committees shall comply with all requirements of the Open Meetings Act."; and

on page 3, immediately below line 20, by inserting the following:

"Section 5-12. The Business Enterprise for Minorities, Females, and Persons with Disabilities Act is amended by changing Section 4 as follows:

(30 ILCS 575/4) (from Ch. 127, par. 132.604)

(Section scheduled to be repealed on June 30, 2010)

Sec. 4. Award of State contracts.

(a) Except as provided in subsection (b), not less than 12% of the total dollar amount of State contracts,

as defined by the Secretary of the Council and approved by the Council, shall be established as a goal to be awarded to businesses owned by minorities, females, and persons with disabilities; provided, however, that contracts representing at least five-twelfths of the total amount of all State contracts awarded to businesses owned by minorities, females, and persons with disabilities pursuant to this Section shall be awarded to female owned businesses, and that contracts representing at least one-sixth of the total amount of all State contracts awarded to businesses owned by minorities, females, and persons with disabilities pursuant to this Section shall be awarded to businesses owned by persons with disabilities.

The above percentage relates to the total dollar amount of State contracts during each State fiscal year, calculated by examining independently each type of contract for each agency or university which lets such contracts. Only that percentage of arrangements which represents the participation of businesses owned by minorities, females, and persons with disabilities on such contracts shall be included.

- (b) In the case of State construction contracts, the provisions of subsection (a) requiring a portion of State contracts to be awarded to businesses owned and controlled by persons with disabilities do not apply. Not less than 10% of the total dollar amount of State construction contracts is established as a goal to be awarded to minority and female owned businesses, and contracts representing 50% of the amount of all State construction contracts awarded to minority and female owned businesses shall be awarded to female owned businesses.
- (c) Within one year after the effective date of this amendatory Act of the 96th General Assembly, the Department of Central Management Services shall conduct a social scientific study that measures the impact of discrimination on minority and female business development in Illinois. Within 18 months after the effective date of this amendatory Act, the Department shall issue a report of its findings and any recommendations on whether to adjust the goals for minority and female participation established in this Act. Copies of this report and the social scientific study shall be filed with the Governor and the General Assembly.

(Source: P.A. 87-701; 88-597, eff. 8-28-94.)".

The foregoing motions prevailed and the amendments were adopted.

There being no further amendment(s), the bill, as amended, was advanced to the order of Third Reading.

SENATE BILL ON THIRD READING

The following bill and any amendments adopted thereto were reproduced. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Madigan, SENATE BILL 366 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 116, Yeas; 0, Nays; 0, Answering Present.

(ROLL CALL 63)

This bill, as amended, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence in the House amendment/s adopted.

CONCURRENCES AND NON-CONCURRENCES IN SENATE AMENDMENTS TO HOUSE BILLS

Senate Amendments numbered 1, 2, 3 and 4 to HOUSE BILL 289, having been reproduced, were taken up for consideration.

Representative Madigan moved that the House concur with the Senate in the adoption of Senate Amendments numbered 1, 2, 3 and 4.

And on that motion, a vote was taken resulting as follows: 116, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 64)

The motion prevailed and the House concurred with the Senate in the adoption of Senate Amendments numbered 1, 2, 3 and 4 to HOUSE BILL 289.

Ordered that the Clerk inform the Senate.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Bost, HOUSE BILL 4209 was taken up and read by title a third time.

Pending discussion, Representative Moffitt moved the previous question.

And the question being, "Shall the main question be now put?" it was decided in the affirmative.

The question then being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 92, Yeas; 19, Nays; 4, Answering Present.

(ROLL CALL 65)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Burke, HOUSE BILL 926 was taken up and read by title a third time.

Representative Black was recognized for a parliamentary inquiry regarding the applicability of extraordinary vote requirements for certain limitations on home rule units of local government.

The Chair ruled that a vote of a majority of the members elected (60 votes) was required for passage of the bill.

And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 89, Yeas; 26, Nays; 0, Answering Present.

(ROLL CALL 66)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 26. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

Floor Amendment No. 1 remained in the Committee on Rules.

Representative Turner offered the following amendment and moved its adoption.

AMENDMENT NO. 2 . Amend House Bill 26 by replacing everything after the enacting clause with the following:

"Section 5. The Illinois Horse Racing Act of 1975 is amended by changing Section 1 as follows: (230 ILCS 5/1) (from Ch. 8, par. 37-1)

Sec. 1. This Act shall be known <u>and</u> and may be cited as the "Illinois Horse Racing Act of 1975". (Source: P.A. 79-1185.)".

The foregoing motion prevailed and Amendment No. 2 was adopted.

There being no further amendments, the foregoing Amendment No. 2 was ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Turner, HOUSE BILL 26 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 72, Yeas; 42, Nays; 0, Answering Present.
(ROLL CALL 67)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Coulson, HOUSE BILL 3767 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 114, Yeas; 0, Nays; 1, Answering Present.
(ROLL CALL 68)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

HOUSE BILL ON SECOND READING

HOUSE BILL 628. Having been read by title a second time on April 1, 2009, and held on the order of Second Reading, the same was again taken up.

The following amendment was offered in the Committee on Elementary & Secondary Education, adopted and reproduced.

AMENDMENT NO. 1. Amend House Bill 628 as follows: on page 11, by replacing lines 15 through 26 with the following:

"(g-5) To ensure that a parent can participate fully and effectively with school personnel in the development of appropriate educational and related services for his or her child, the parent, an independent educational evaluator, or an expert retained by or on behalf of a parent or child must be afforded access of sufficient duration and extent to educational personnel, facilities, classrooms, and buildings and to the child in order to conduct an evaluation of the child, the child's performance, the child's current educational program, placement, or environment, or any proposed educational program, placement, or environment, including interviews, observations, assessments, tests, or assessments of the child's educational program or placement or any proposed educational program or placement. For purposes of this subsection (g-5), "expert" includes a therapist, doctorate level educator or specialist, academician, physician, diagnostician, educational consultant, certified, licensed, or otherwise credentialed professional, or student or intern in an accredited program working under the direct supervision of a therapist, doctorate level educator or specialist, academician, physician, diagnostician, educational consultant, or certified, licensed, or otherwise credentialed professional. Prior to visiting a school, a school building, or a school facility, the parent, independent educational evaluator, or expert shall inform the building principal or supervisor of the proposed visit, the purposes of the visit, and the approximate duration of the visit. Visitors shall comply with school safety and security policies and protect students' right of privacy and may not disrupt the educational process."; and

on page 12, by deleting lines 1 through 9; and

on page 28, lines 12 and 13, by replacing "if the expert witness contributed to the relief obtained" with "incurred": and

on page 28, lines 17 and 18, by replacing "necessary for the preparation of" with "prepared for"; and

on page 28, line 23, after "decree," by inserting "mediation agreement,"; and

on page 29, line 5, before "private", by inserting "mediation agreement or".

Representative Osterman offered the following amendment and moved its adoption:

AMENDMENT NO. 2. Amend House Bill 628, AS AMENDED, by replacing everything after the enacting clause with the following:

"Section 5. The School Code is amended by changing Section 14-8.02 as follows:

(105 ILCS 5/14-8.02) (from Ch. 122, par. 14-8.02)

Sec. 14-8.02. Identification, Evaluation and Placement of Children.

(a) The State Board of Education shall make rules under which local school boards shall determine the eligibility of children to receive special education. Such rules shall ensure that a free appropriate public education be available to all children with disabilities as defined in Section 14-1.02. The State Board of Education shall require local school districts to administer non-discriminatory procedures or tests to limited English proficiency students coming from homes in which a language other than English is used to determine their eligibility to receive special education. The placement of low English proficiency students in special education programs and facilities shall be made in accordance with the test results reflecting the student's linguistic, cultural and special education needs. For purposes of determining the eligibility of children the State Board of Education shall include in the rules definitions of "case study", "staff conference", "individualized educational program", and "qualified specialist" appropriate to each category of children with disabilities as defined in this Article. For purposes of determining the eligibility of children from homes in which a language other than English is used, the State Board of Education shall include in the rules definitions for "qualified bilingual specialists" and "linguistically and culturally appropriate individualized educational programs". For purposes of this Section, as well as Sections 14-8.02a, 14-8.02b, and 14-8.02c of this Code, "parent" means a parent as defined in the federal Individuals with Disabilities Education Act (20 U.S.C. 1401(23)).

(b) No child shall be eligible for special education facilities except with a carefully completed case study fully reviewed by professional personnel in a multidisciplinary staff conference and only upon the recommendation of qualified specialists or a qualified bilingual specialist, if available. At the conclusion of the multidisciplinary staff conference, the parent of the child shall be given a copy of the multidisciplinary conference summary report and recommendations, which includes options considered, and be informed of their right to obtain an independent educational evaluation if they disagree with the evaluation findings conducted or obtained by the school district. If the school district's evaluation is shown to be inappropriate, the school district shall reimburse the parent for the cost of the independent evaluation. The State Board of Education shall, with advice from the State Advisory Council on Education of Children with Disabilities on the inclusion of specific independent educational evaluators, prepare a list of suggested independent educational evaluators. The State Board of Education shall include on the list clinical psychologists licensed pursuant to the Clinical Psychologist Licensing Act. Such psychologists shall not be paid fees in excess of the amount that would be received by a school psychologist for performing the same services. The State Board of Education shall supply school districts with such list and make the list available to parents at their request. School districts shall make the list available to parents at the time they are informed of their right to obtain an independent educational evaluation. However, the school district may initiate an impartial due process hearing under this Section within 5 days of any written parent request for an independent educational evaluation to show that its evaluation is appropriate. If the final decision is that the evaluation is appropriate, the parent still has a right to an independent educational evaluation, but not at public expense. An independent educational evaluation at public expense must be completed within 30 days of a parent written request unless the school district initiates an impartial due process hearing or the parent or school district offers reasonable grounds to show that such 30 day time period should be extended. If the due process hearing decision indicates that the parent is entitled to an independent educational evaluation, it must be completed within 30 days of the decision unless the parent or the school district offers reasonable grounds to show that such 30 day period should be extended. If a parent disagrees with the summary report or recommendations of the multidisciplinary conference or the findings of any educational evaluation which results therefrom, the school district shall not proceed with a placement based upon such evaluation and the child shall remain in his or her regular classroom setting. No child shall be eligible for admission to a special class for the educable mentally disabled or for the trainable mentally disabled except with a psychological evaluation and recommendation by a school psychologist. Consent shall be obtained from the parent of a child before any evaluation is conducted. If consent is not given by the parent or if the parent disagrees with the findings of the evaluation, then the school district may initiate an impartial due process hearing under this Section. The school district may evaluate the child if that is the decision resulting from the impartial due process hearing and the decision is not appealed or if the decision is affirmed on appeal. The determination of eligibility shall be made and the IEP meeting shall be completed within 60 school days from the date of written parental consent. In those instances when written parental consent is obtained with fewer than 60 pupil attendance days left in the school year, the eligibility determination shall be made and the IEP meeting shall be completed prior to the first day of the following school year. After a child has been determined to be eligible for a special education class, such child must be placed in the appropriate program pursuant to the individualized educational program by or no later than the beginning of the next school semester. The appropriate program pursuant to the individualized educational program of students whose native tongue is a language other than English shall reflect the special education, cultural and linguistic needs. No later than September 1, 1993, the State Board of Education shall establish standards for the development, implementation and monitoring of appropriate bilingual special individualized educational programs. The State Board of Education shall further incorporate appropriate monitoring procedures to verify implementation of these standards. The district shall indicate to the parent and the State Board of Education the nature of the services the child will receive for the regular school term while waiting placement in the appropriate special education class.

If the child is deaf, hard of hearing, blind, or visually impaired and he or she might be eligible to receive services from the Illinois School for the Deaf or the Illinois School for the Visually Impaired, the school district shall notify the parents, in writing, of the existence of these schools and the services they provide and shall make a reasonable effort to inform the parents of the existence of other, local schools that provide similar services and the services that these other schools provide. This notification shall include without limitation information on school services, school admissions criteria, and school contact information.

In the development of the individualized education program for a student who has a disability on the autism spectrum (which includes autistic disorder, Asperger's disorder, pervasive developmental disorder not otherwise specified, childhood disintegrative disorder, and Rett Syndrome, as defined in the Diagnostic and Statistical Manual of Mental Disorders, fourth edition (DSM-IV, 2000)), the IEP team shall consider all of the following factors:

- (1) The verbal and nonverbal communication needs of the child.
- (2) The need to develop social interaction skills and proficiencies.
- (3) The needs resulting from the child's unusual responses to sensory experiences.
- (4) The needs resulting from resistance to environmental change or change in daily routines.
- (5) The needs resulting from engagement in repetitive activities and stereotyped movements.
- (6) The need for any positive behavioral interventions, strategies, and supports to address any behavioral difficulties resulting from autism spectrum disorder.
- (7) Other needs resulting from the child's disability that impact progress in the general curriculum, including social and emotional development.

Public Act 95-257 does not create any new entitlement to a service, program, or benefit, but must not affect any entitlement to a service, program, or benefit created by any other law.

If the student may be eligible to participate in the Home-Based Support Services Program for Mentally Disabled Adults authorized under the Developmental Disability and Mental Disability Services Act upon becoming an adult, the student's individualized education program shall include plans for (i) determining the student's eligibility for those home-based services, (ii) enrolling the student in the program of home-based services, and (iii) developing a plan for the student's most effective use of the home-based services after the student becomes an adult and no longer receives special educational services under this Article. The plans developed under this paragraph shall include specific actions to be taken by specified individuals, agencies, or officials.

(c) In the development of the individualized education program for a student who is functionally blind, it shall be presumed that proficiency in Braille reading and writing is essential for the student's satisfactory educational progress. For purposes of this subsection, the State Board of Education shall determine the criteria for a student to be classified as functionally blind. Students who are not currently identified as functionally blind who are also entitled to Braille instruction include: (i) those whose vision loss is so severe that they are unable to read and write at a level comparable to their peers solely through the use of vision, and (ii) those who show evidence of progressive vision loss that may result in functional blindness. Each student who is functionally blind shall be entitled to Braille reading and writing instruction that is sufficient to enable the student to communicate with the same level of proficiency as other students of comparable ability. Instruction should be provided to the extent that the student is physically and cognitively able to use Braille. Braille instruction may be used in combination with other special education

services appropriate to the student's educational needs. The assessment of each student who is functionally blind for the purpose of developing the student's individualized education program shall include documentation of the student's strengths and weaknesses in Braille skills. Each person assisting in the development of the individualized education program for a student who is functionally blind shall receive information describing the benefits of Braille instruction. The individualized education program for each student who is functionally blind shall specify the appropriate learning medium or media based on the assessment report.

- (d) To the maximum extent appropriate, the placement shall provide the child with the opportunity to be educated with children who are not disabled; provided that children with disabilities who are recommended to be placed into regular education classrooms are provided with supplementary services to assist the children with disabilities to benefit from the regular classroom instruction and are included on the teacher's regular education class register. Subject to the limitation of the preceding sentence, placement in special classes, separate schools or other removal of the disabled child from the regular educational environment shall occur only when the nature of the severity of the disability is such that education in the regular classes with the use of supplementary aids and services cannot be achieved satisfactorily. The placement of limited English proficiency students with disabilities shall be in non-restrictive environments which provide for integration with non-disabled peers in bilingual classrooms. Annually, each January, school districts shall report data on students from non-English speaking backgrounds receiving special education and related services in public and private facilities as prescribed in Section 2-3.30. If there is a disagreement between parties involved regarding the special education placement of any child, either in-state or out-of-state, the placement is subject to impartial due process procedures described in Article 10 of the Rules and Regulations to Govern the Administration and Operation of Special Education.
- (e) No child who comes from a home in which a language other than English is the principal language used may be assigned to any class or program under this Article until he has been given, in the principal language used by the child and used in his home, tests reasonably related to his cultural environment. All testing and evaluation materials and procedures utilized for evaluation and placement shall not be linguistically, racially or culturally discriminatory.
- (f) Nothing in this Article shall be construed to require any child to undergo any physical examination or medical treatment whose parents object thereto on the grounds that such examination or treatment conflicts with his religious beliefs.
- (g) School boards or their designee shall provide to the parents of a child prior written notice of any decision (a) proposing to initiate or change, or (b) refusing to initiate or change, the identification, evaluation, or educational placement of the child or the provision of a free appropriate public education to their child, and the reasons therefor. Such written notification shall also inform the parent of the opportunity to present complaints with respect to any matter relating to the educational placement of the student, or the provision of a free appropriate public education and to have an impartial due process hearing on the complaint. The notice shall inform the parents in the parents' native language, unless it is clearly not feasible to do so, of their rights and all procedures available pursuant to this Act and the federal Individuals with Disabilities Education Improvement Act of 2004 (Public Law 108-446); it shall be the responsibility of the State Superintendent to develop uniform notices setting forth the procedures available under this Act and the federal Individuals with Disabilities Education Improvement Act of 2004 (Public Law 108-446) to be used by all school boards. The notice shall also inform the parents of the availability upon request of a list of free or low-cost legal and other relevant services available locally to assist parents in initiating an impartial due process hearing. Any parent who is deaf, or does not normally communicate using spoken English, who participates in a meeting with a representative of a local educational agency for the purposes of developing an individualized educational program shall be entitled to the services of an interpreter.
- (g-5) To ensure that a parent can participate fully and effectively with school personnel in the development of appropriate educational and related services for his or her child, the parent, an independent educational evaluator, or an expert retained by or on behalf of a parent or child must be afforded access of sufficient duration and extent to educational personnel, facilities, classrooms, and buildings and to the child in order to conduct an evaluation of the child, the child's performance, the child's current educational program, placement, or environment, or any proposed educational program, placement, or environment, including interviews, observations, assessments, tests, or assessments of the child's educational program or placement or any proposed educational program or placement. Interviews of educational personnel may be limited to personnel having information relevant to the child's current educational services, program, or placement or to a proposed educational service, program, or placement. For purposes of this subsection (g-5), "expert" includes a therapist, doctorate level educator or specialist, academician, physician,

diagnostician, educational consultant, certified, licensed, or otherwise credentialed professional, or student or intern in an accredited program working under the direct supervision of a therapist, doctorate level educator or specialist, academician, physician, diagnostician, educational consultant, or certified, licensed, or otherwise credentialed professional. Prior to visiting a school, a school building, or a school facility, the parent, independent educational evaluator, or expert may be required to inform the building principal or supervisor in writing of the proposed visit, the purposes of the visit, and the approximate duration of the visit and arrange a visit at a mutually agreeable time. Visitors shall comply with school safety and security policies and protect students' right of privacy and may not disrupt the educational process.

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(h) (Blank).
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- (i) (Blank).
- (j) (Blank).
- (k) (Blank).
- (l) (Blank).
- (m) (Blank).
- (n) (Blank).
- (o) (Blank).

(Source: P.A. 94-376, eff. 7-29-05; 94-1100, eff. 2-2-07; 95-257, eff. 1-1-08; 95-876, eff. 8-21-08.) Section 99. Effective date. This Act takes effect upon becoming law.".

The foregoing motion prevailed and Amendment No. 2 was adopted.

There being no further amendments, the foregoing Amendments numbered 1 and 2 were ordered engrossed; and the bill, as amended, was advanced to the order of Third Reading.

HOUSE BILLS ON THIRD READING

The following bills and any amendments adopted thereto were reproduced. These bills have been examined, any amendments thereto engrossed and any errors corrected. Any amendments still pending upon the passage or defeat of a bill on Third Reading are automatically tabled pursuant to Rule 40(a).

On motion of Representative Osterman, HOUSE BILL 628 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 79, Yeas; 35, Nays; 0, Answering Present. (ROLL CALL 69)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

On motion of Representative Colvin, HOUSE BILL 4011 was taken up and read by title a third time. And the question being, "Shall this bill pass?" it was decided in the affirmative by the following vote: 115, Yeas; 0, Nays; 0, Answering Present. (ROLL CALL 70)

This bill, having received the votes of a constitutional majority of the Members elected, was declared passed.

Ordered that the Clerk inform the Senate and ask their concurrence.

AGREED RESOLUTIONS

HOUSE RESOLUTIONS 251, 252, 253, 254, 255, 256, 257, 258, 259, 260 and 261 were taken up for consideration.

Representative Currie moved the adoption of the agreed resolutions.

The motion prevailed and the agreed resolutions were adopted.

At the hour of 9:53 o'clock p.m., Representative Currie moved that the House do now adjourn until Friday, April 3, 2009, at 9:00 o'clock a.m., allowing perfunctory time for the Clerk.

The motion prevailed.

And the House stood adjourned.

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL QUORUM ROLL CALL FOR ATTENDANCE

April 02, 2009

0 YEAS	0 NAYS	118 PRESE	ENT		
P Acevedo	P Davis, N	Monique P	Jefferson	P	Reis
P Arroyo	P Davis, V	1	Joyce	P	Reitz
P Bassi	P DeLuca		Kosel	P	Riley
P Beaubien	P Dugan	P	Lang	P	Rita
P Beiser	P Dunkin		Leitch		Rose
P Bellock	P Durkin	P	Lyons	P	Ryg
P Berrios	P Eddy		Mathias		Sacia
P Biggins	P Farnhan	n P	Mautino	P	Saviano
P Black	P Feigenh	oltz P	May	P	Schmitz
P Boland	P Flider		McAsey	P	Senger
P Bost	P Flowers	P	McAuliffe	P	Smith
P Bradley	P Ford	P	McCarthy	P	Sommer
P Brady	P Fortner	P	McGuire	P	Soto
P Brauer (ADDED)	P Franks	P	Mell	P	Stephens
P Brosnahan	P Fritchey	, P	Mendoza	P	Sullivan
P Burke	P Froehlic	eh P	Miller	P	Thapedi
P Burns	P Golar	P	Mitchell, Bill	P	Tracy
P Cavaletto	P Gordon,	, Careen P	Mitchell, Jerry	P	Tryon
P Chapa LaVia	P Gordon	, Jehan P	Moffitt	P	Turner
P Coladipietro	P Graham	P	Mulligan	P	Verschoore
P Cole	P Hamos	P	Myers	P	Wait
P Collins	P Hannig	P	Nekritz	P	Walker
P Colvin	P Harris	P	Osmond	P	Washington
P Connelly	P Hatcher	P	Osterman	P	Watson
P Coulson	P Hernand	dez P	Phelps	P	Winters
P Crespo	P Hoffma	n P	Pihos	P	Yarbrough
P Cross	P Holbroo	ok P	Poe	P	Zalewski
P Cultra	P Howard	l P	Pritchard	P	Mr. Speaker
P Currie	P Jackson	P	Ramey		•
P D'Amico	P Jakobss	on P	Reboletti		

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 266 RECYCLING-WOOD COMBUSTION THIRD READING PASSED

April 02, 2009

115 YEAS	1 NAY	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William P DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1035 EDUC-DISABILITY HISTORY/AWARE THIRD READING PASSED

April 02, 2009

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 723 ELECTION-NOMINATION VACANCY THIRD READING PASSED

April 02, 2009

112 YEAS	4 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black N Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey N Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan P Graham Y Hamos	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt Y Mulligan Y Myers	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith N Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker
Y Coladipietro Y Cole	P Graham	Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe	Y Verschoore Y Wait

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 364 STATE GOVERNMENT-TECH THIRD READING PASSED

April 02, 2009

116 YEAS	1 NAY	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland Y Bost Y Bradley Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 618 LOTTERY-SCHOOLS THIRD READING FAILED

April 02, 2009

37 YEAS	77 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	N Reitz
N Bassi	Y DeLuca	N Kosel	P Riley
N Beaubien	N Dugan	N Lang	Y Rita
N Beiser	NV Dunkin	N Leitch	N Rose
N Bellock	N Durkin	Y Lyons	N Ryg
Y Berrios	N Eddy	N Mathias	N Sacia
N Biggins	N Farnham	N Mautino	N Saviano
N Black	N Feigenholtz	N May	N Schmitz
Y Boland	NV Flider	N McAsey	N Senger
N Bost	Y Flowers	N McAuliffe	N Smith
N Bradley	Y Ford	N McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
E Brauer	N Franks	N Mell	N Stephens
N Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
N Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
N Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	N Verschoore
N Cole	N Hamos	N Myers	N Wait
Y Collins	N Hannig	N Nekritz	N Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	N Phelps	N Winters
N Crespo	N Hoffman	N Pihos	Y Yarbrough
N Cross	N Holbrook	N Poe	N Zalewski
Y Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	1
N D'Amico	N Jakobsson	N Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2445 PULABOR-EDUCATIONAL LABOR THIRD READING PASSED

April 02, 2009

91 YEAS	25 NAYS	0 PRESENT	
Y Acevedo Y Arroyo N Bassi N Beaubien Y Beiser N Bellock Y Berrios Y Biggins N Black Y Boland N Bost Y Bradley N Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin N Durkin NV Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig	Y Jefferson Y Joyce N Kosel Y Lang N Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt N Mulligan N Myers Y Nekritz	Y Reis Y Reitz Y Riley Y Rita N Rose Y Ryg Y Sacia Y Saviano N Schmitz N Senger Y Smith N Sommer Y Soto N Stephens N Sullivan Y Thapedi Y Tracy N Tryon Y Turner Y Verschoore Y Wait Y Walker
Y Chapa LaVia Y Coladipietro Y Cole	Y Gordon, Jehan Y Graham Y Hamos	Y Moffitt N Mulligan N Myers	Y Turner Y Verschoore Y Wait
Y Coladipietro Y Cole	Y Graham Y Hamos	N Mulligan N Myers	Y Verschoore Y Wait
Y Crespo N Cross N Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	N Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2540 PEN CD-ART 3-DISABILITY INCR THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Watson Y Winters
Y Connelly	Y Hatcher	Y Osterman Y Phelps Y Pihos Y Poe	Y Watson

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1057 CRIM CD-EAVESDROPPING EXEMPT THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2547 HUM RTS-EDUC-RELIGION-JURISDTN THIRD READING PASSED

April 02, 2009

104 YEAS	13 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy N Farnham Y Feigenholtz N Flider Y Flowers Y Ford Y Fortner N Franks Y Fritchey N Froehlich Y Golar Y Gordon, Careen N Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May N McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita N Rose Y Ryg Y Sacia Y Saviano Y Schmitz N Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi N Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington N Watson
Y Connelly		Y Osterman	•
N Coulson N Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3729 MUNI CD-HOTEL TAX-EXPENDITURES THIRD READING PASSED

April 02, 2009

76 YEAS	41 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
N Bassi	Y DeLuca	Y Kosel	N Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	N Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	Y Mathias	Y Sacia
Y Biggins	N Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	N May	Y Schmitz
Y Boland	Y Flider	N McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	Y Fortner	Y McGuire	Y Soto
E Brauer	N Franks	Y Mell	N Stephens
N Brosnahan	N Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	N Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	Y Tracy
N Cavaletto	N Gordon, Careen	N Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
N Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	N Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	N Winters
N Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4051 LOCAL RECORDS-ELECTION RECORDS THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 366 ELDERLY-DISABLED-DRUGS-INCOME THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters
Y Connelly Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2376 STATE FACILITY CLOSURE THIRD READING PASSED

April 02, 2009

88 YEAS	29 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	Y Rose
N Bellock	N Durkin	Y Lyons	N Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
N Black	N Feigenholtz	N May	Y Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	N McCarthy	Y Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
E Brauer	Y Franks	N Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	N Tracy
Y Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	N Mulligan	Y Verschoore
Y Cole	N Hamos	Y Myers	N Wait
Y Collins	Y Hannig	N Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
Y Connelly	Y Hatcher	N Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
N Currie	Y Jackson	Y Ramey	
Y D'Amico	N Jakobsson	Y Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3964 PEN CD-SERS-LEAVE OF ABSENCE THIRD READING PASSED

April 02, 2009

113 YEAS	4 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland Y Bost Y Bradley Y Brady E Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang N Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y Mell Y Mendoza Y Miller Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita N Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith N Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
	e e	Y Osmond	Y Washington
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3350 CRIMINAL LAW-TECH THIRD READING PASSED

April 02, 2009

89 YEAS	24 NAYS	5 PRESENT	
Y Acevedo	N Davis, Monique	N Jefferson	Y Reis
Y Arroyo	N Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	N Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	Y Mathias	Y Sacia
Y Biggins	N Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
N Boland	N Flider	N McAsey	Y Senger
Y Bost	N Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	Y Stephens
Y Brosnahan	P Fritchey	Y Mendoza	Y Sullivan
Y Burke	N Froehlich	N Miller	Y Thapedi
N Burns	N Golar	N Mitchell, Bill	Y Tracy
Y Cavaletto	N Gordon, Careen	Y Mitchell, Jerry	Y Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	P Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
N Collins	Y Hannig	N Nekritz	N Walker
P Colvin	N Harris	Y Osmond	P Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
N Crespo	Y Hoffman	Y Pihos	P Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
N Currie	Y Jackson	Y Ramey	1
Y D'Amico	Y Jakobsson	Y Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 2640
\$LOCL HLTH PROT FUND
THIRD READING
PASSED

April 02, 2009

106 YEAS	12 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi N Beaubien	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan	Y Jefferson Y Joyce Y Kosel Y Lang	N Reis Y Reitz Y Riley Y Rita
Y Beiser Y Bellock Y Berrios Y Biggins N Black	Y Dunkin N Durkin N Eddy Y Farnham Y Feigenholtz	Y Leitch Y Lyons Y Mathias Y Mautino Y May	Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz
Y Boland Y Bost Y Bradley Y Brady Y Brauer	Y Flider Y Flowers Y Ford N Fortner Y Franks	Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell	Y Senger Y Smith Y Sommer Y Soto Y Stephens
Y Brosnahan Y Burke Y Burns N Cavaletto	Y Fritchey Y Froehlich Y Golar Y Gordon, Careen	Y Mendoza Y Miller N Mitchell, Bill Y Mitchell, Jerry	N Sullivan Y Thapedi Y Tracy Y Tryon
Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin N Connelly	Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher	Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Turner Y Verschoore Y Wait Y Walker Y Washington N Watson
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard N Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 547 IDENTITY PROTECTION ACT THIRD READING PASSED

April 02, 2009

118 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3987 ENERGY EFFICIENCY-RESIDENTIAL THIRD READING PASSED

April 02, 2009

100 YEAS	18 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins N Black Y Boland N Bost Y Bradley N Brady N Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin N Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar N Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris N Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang N Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill N Mitchell, Jerry N Moffitt Y Mulligan N Myers Y Nekritz N Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith N Sommer Y Soto N Stephens Y Sullivan Y Thapedi N Tracy Y Tryon Y Turner Y Verschoore N Wait Y Walker Y Washington Y Watson
Y Connelly	N Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	N Tracy
Y Cavaletto	N Gordon, Careen	N Mitchell, Jerry	Y Tryon
Y Colvin Y Connelly Y Coulson Y Crespo Y Cross N Cultra	Y Harris N Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard	N Osmond Y Osterman Y Phelps Y Pihos N Poe Y Pritchard	Y Washington Y Watson
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3889 VEH CD-COMMERCIAL RELOCATORS THIRD READING PASSED

April 02, 2009

118 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan
Y Brady Y Brauer	Y Fortner Y Franks	Y McGuire Y Mell	Y Soto Y Stephens
Y Colvin Y Connelly Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osmond Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Washington Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2782 STATE GOVERNMENT-TECH THIRD READING PASSED

April 02, 2009

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2644 PEACE OFFICERS MEMORIAL DAY THIRD READING PASSED

April 02, 2009

118 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pinos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarorough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3840 PEN CD-POLICE-REINSTATEMENT THIRD READING PASSED

April 02, 2009

118 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington
	_		
Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4075 CONVEY DNR-RR-ARCOLA ARTHUR THIRD READING PASSED

April 02, 2009

118 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington Y Watson Y Winters
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2386 SCH CD-REQUIRE COMMUNITY SERV THIRD READING PASSED

April 02, 2009

82 YEAS	35 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	Y Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
N Brady	Y Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	P Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	•
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 678 ANIMALS--TRANSPORT--EQUIDS THIRD READING FAILED

April 02, 2009

24 YEAS	94 NAYS	0 PRESENT	
N Acevedo	Y Davis, Monique	N Jefferson	N Reis
N Arroyo	N Davis, William	N Joyce	N Reitz
N Bassi	N DeLuca	N Kosel	N Riley
Y Beaubien	N Dugan	N Lang	N Rita
N Beiser	N Dunkin	N Leitch	N Rose
Y Bellock	Y Durkin	N Lyons	Y Ryg
N Berrios	N Eddy	Y Mathias	N Sacia
N Biggins	N Farnham	N Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
N Boland	N Flider	N McAsey	N Senger
N Bost	N Flowers	Y McAuliffe	N Smith
N Bradley	N Ford	N McCarthy	N Sommer
N Brady	N Fortner	N McGuire	N Soto
N Brauer	N Franks	Y Mell	N Stephens
N Brosnahan	N Fritchey	N Mendoza	Y Sullivan
N Burke	Y Froehlich	N Miller	N Thapedi
N Burns	N Golar	N Mitchell, Bill	N Tracy
N Cavaletto	N Gordon, Careen	N Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	N Moffitt	N Turner
Y Coladipietro	N Graham	Y Mulligan	N Verschoore
Y Cole	N Hamos	N Myers	N Wait
N Collins	N Hannig	N Nekritz	Y Walker
N Colvin	Y Harris	Y Osmond	N Washington
N Connelly	N Hatcher	N Osterman	N Watson
Y Coulson	N Hernandez	N Phelps	N Winters
N Crespo	N Hoffman	Y Pihos	N Yarbrough
N Cross	N Holbrook	N Poe	Y Zalewski
N Cultra	N Howard	N Pritchard	N Mr. Speaker
Y Currie	Y Jackson	N Ramey	1
N D'Amico	N Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1204 DEER PERMIT--DISABLED VETERANS THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons Y Mathias Y Mautino P May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 75 MOTOR FUEL-IMPACT FEE-REPEAL THIRD READING PASSED

April 02, 2009

81 YEAS	36 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	N Jefferson	Y Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
Y Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	N Dunkin	Y Leitch	Y Rose
Y Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	E Mathias Y Mautino	Y Sacia
Y Biggins	N Farnham		Y Saviano
N Black	Y Feigenholtz	Y May	Y Schmitz
N Boland	N Flider	N McAsey	N Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks Y Fritchey N Froehlich	Y Mell	Y Stephens
Y Brosnahan		Y Mendoza	N Sullivan
Y Burke		Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	Y Myers	N Wait
Y Collins Y Colvin N Connelly	Y Hannig	Y Nekritz	N Walker
	Y Harris	Y Osmond	Y Washington
	N Hatcher	Y Osterman	N Watson
N Coulson N Crespo	Y Hernandez Y Hoffman Y Holbrook	Y Phelps N Pihos Y Poe	N Winters Y Yarbrough Y Zalewski
N Cross N Cultra Y Currie Y D'Amico	Y Howard Y Jackson Y Jakobsson	Y Pritchard Y Ramey N Reboletti	Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3600 EDUCATION-TECH THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt Y Mulligan Y Myers Y Nekritz	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker
Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole	Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos	Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers	Y Tryon Y Turner Y Verschoore Y Wait
Y Connelly Y Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2474 TASK FORCE EMPLOY RESTRICTIONS THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt Y Mulligan Y Myers	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 936 LANDLORD ADVANCE ENTRY NOTICE THIRD READING FAILED

April 02, 2009

42 YEAS	71 NAYS	4 PRESENT	
Y Acevedo	Y Davis, Monique	N Jefferson	N Reis
Y Arroyo	N Davis, William	N Joyce	N Reitz
N Bassi	N DeLuca	N Kosel	Y Riley
N Beaubien	N Dugan	Y Lang	N Rita
N Beiser	N Dunkin	N Leitch	N Rose
N Bellock	N Durkin	P Lyons	Y Ryg
Y Berrios	N Eddy	E Mathias	N Sacia
N Biggins	Y Farnham	N Mautino	N Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	N Flider	Y McAsey	N Senger
N Bost	Y Flowers	N McAuliffe	N Smith
N Bradley	Y Ford	N McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	N Stephens
N Brosnahan	N Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	N Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	N Gordon, Careen	N Mitchell, Jerry	N Tryon
P Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	N Hannig	Y Nekritz	Y Walker
P Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
P Coulson	Y Hernandez	N Phelps	N Winters
N Crespo	N Hoffman	N Pihos	Y Yarbrough
N Cross	N Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	N Jackson	N Ramey	•
N D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2652 INS - ORTHODIC COVERAGE THIRD READING PASSED

April 02, 2009

106 YEAS	11 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	N Tracy
Y Cavaletto	N Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4047 INFCTS DISEASE NOTIFICATION THIRD READING PASSED

April 02, 2009

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3874 PRIVATE ALARM CONTRACTOR THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters
Y Connelly	Y Hatcher	Y Osterman Y Phelps Y Pihos	Y Watson
Y Coladipietro Y Cole Y Collins	Y Gordon, Jehan Y Graham Y Hamos Y Hannig	Y Moffitt Y Mulligan Y Myers Y Nekritz	Y Turner Y Verschoore Y Wait Y Walker
Y Colvin Y Connelly Y Coulson	Y Harris Y Hatcher Y Hernandez	Y Osmond Y Osterman Y Phelps	Y Washington Y Watson Y Winters
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 721 HUMAN RTS-ORDER OF PROTECTION THIRD READING PASSED

April 02, 2009

113 YEAS	4 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia	N Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin N Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar N Gordon, Careen Y Gordon, Jehan	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner
Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto	Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar N Gordon, Careen	Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry	Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pricips Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough N Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1994 CRIMINAL LAW-TECH THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yerknowek
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y D'Amico	Y Jakobsson	Y Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 3322
TRANSPORTATION-TECH
THIRD READING
PASSED

April 02, 2009

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1042 GREEN GOVERNMENT-GRANT THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait
Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham	Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan	Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pinos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 264 URBAN DEVELOPMENT AUTH ACT THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson Y Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough Y Zalewski
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

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STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 271 COMMUNITY ASSOC MANAGER ACT THIRD READING PASSED

April 02, 2009

74 YEAS	41 NAYS	2 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
Y Bassi	Y DeLuca	N Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
N Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
Y Biggins	N Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	N Flider	N McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	N Ford	Y McCarthy	N Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	N Froehlich	Y Miller	Y Thapedi
P Burns	Y Golar	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	Y Tryon
Y Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	N Harris	Y Osmond	Y Washington
N Connelly	Y Hatcher	N Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
N Crespo	Y Hoffman	N Pihos	Y Yarbrough
Y Cross	N Holbrook	Y Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
P Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 152
INS - CONTINUITY CARE
THIRD READING
PASSED

April 02, 2009

85 YEAS	32 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	N Rose
Y Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	E Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	N Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
Y Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
N Currie	Y Jackson	N Ramey	~ P
Y D'Amico	Y Jakobsson	N Reboletti	
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STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 170 PRIV SEWAGE/EPA-SRFCE DSCHRG THIRD READING PASSED

April 02, 2009

83 YEAS	34 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	N Reitz
N Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	N Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	E Mathias	Y Sacia
Y Biggins	Y Farnham	N Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	N Flider	Y McAsey	Y Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	Y Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	N Gordon, Careen	N Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	Y Mulligan	N Verschoore
Y Cole	Y Hamos	N Myers	N Wait
Y Collins	N Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
Y Connelly	N Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	N Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 35 CMS-ACCOUNTABILITY PORTAL THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Yerknowek
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 793 OPEN MEETINGS-PHYSICAL QUORUM THIRD READING PASSED

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April 02, 2009

97 YEAS	20 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin	N Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons	N Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg
Y Berrios Y Biggins Y Black Y Boland	Y Eddy N Farnham Y Feigenholtz N Flider	E Mathias Y Mautino Y May N McAsey	Y Sacia Y Saviano Y Schmitz Y Senger
Y Bost Y Bradley Y Brady Y Brauer	Y Flowers Y Ford Y Fortner N Franks	Y McAuliffe Y McCarthy Y McGuire Y Mell	Y Smith Y Sommer Y Soto N Stephens
Y Brosnahan Y Burke Y Burns N Cavaletto	Y Fritchey N Froehlich Y Golar Y Gordon, Careen	Y Mendoza N Miller N Mitchell, Bill Y Mitchell, Jerry	Y Sullivan Y Thapedi Y Tracy Y Tryon
N Chapa LaVia Y Coladipietro N Cole Y Collins Y Colvin	N Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Turner Y Verschoore Y Wait N Walker Y Washington
Y Connelly Y Coulson N Crespo Y Cross Y Cultra Y Currie Y D'Amico	N Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard N Ramey N Reboletti	N Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4251 UTILITIES-EMPLOYEE STAFFING THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	•
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1086 MUNI TIF EXTEND-STEELEVILLE THIRD READING PASSED

April 02, 2009

110 YEAS	7 NAYS	0 PRESENT	
Y Acevedo Y Arroyo N Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto	7 NAYS Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner N Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill	N Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi N Tracy Y Tryon
Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Colvin Y Connelly	N Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher	Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz N Osmond Y Osterman	Y Stephens Y Sullivan Y Thapedi N Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson
N Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y PhelpsY PihosY PoeY PritchardY RameyY Reboletti	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2845 CIVIL LAW-TECH THIRD READING PASSED

April 02, 2009

114 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro	Y Davis, Monique Y Davis, William Y DeLuca NV Dugan Y Dunkin Y Durkin Y Eddy Y Farnham NV Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar NV Gordon, Careen Y Gordon, Jehan Y Graham	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt Y Mulligan	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Turner
Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe	Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 3854
IL ENERGY TO JOBS ACT
THIRD READING
PASSED

April 02, 2009

100 YEAS	17 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg
Y Berrios Y Biggins Y Black Y Boland	Y Eddy Y Farnham Y Feigenholtz Y Flider	E Mathias Y Mautino Y May N McAsey	Y Sacia Y Saviano Y Schmitz N Senger
Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan	Y Flowers Y Ford Y Fortner N Franks Y Fritchey	Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza	Y Smith Y Sommer Y Soto N Stephens Y Sullivan
Y Burke Y Burns Y Cavaletto N Chapa LaVia	N Froehlich Y Golar Y Gordon, Careen N Gordon, Jehan	Y Miller Y Mitchell, Bill N Mitchell, Jerry Y Moffitt	Y Thapedi N Tracy Y Tryon Y Turner
Y Coladipietro N Cole Y Collins Y Colvin	Y Graham Y Hamos Y Hannig Y Harris	N Mulligan Y Myers Y Nekritz N Osmond	Y Verschoore N Wait N Walker Y Washington
Y Connelly N Coulson N Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps N Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4212 MILITARY-VETERANS COURT ACT THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Verbrough
Y Collins Y Colvin Y Connelly	Y Hannig Y Harris Y Hatcher	Y Nekritz Y Osmond Y Osterman	Y Walker Y Washington Y Watson

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 1793 LIQUOR-TECH THIRD READING PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Colvin Y Connelly Y Coulson	Y Harris Y Hatcher Y Hernandez	Y Osmond Y Osterman Y Phelps	Y Washington Y Watson Y Winters
Y Coladipietro Y Cole Y Collins Y Colvin	Y Graham Y Hamos Y Hannig Y Harris	Y Myers Y Nekritz Y Osmond	Y Wait Y Walker Y Washington
Y Coulson Y Crespo Y Cross Y Cultra Y Currie			Y Watson
Y D'Amico	Y Jakobsson	Y Reboletti	

E - Denotes Excused Absence

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4318 SCHOOLS-HERNIA CHECK-CANCER THIRD READING PASSED

April 02, 2009

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STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2465 LOC GOV EMPLOY POLITICAL RIGHT THIRD READING PASSED

April 02, 2009

115 YEAS	2 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey N Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters Y Verbranet
Y Connelly	Y Harris Y Hatcher	Y Osterman	Y Washington Y Watson
Y Crespo Y Cross N Cultra Y Currie	Y Hoffman Y Holbrook Y Howard Y Jackson	Y Pihos Y Poe Y Pritchard Y Ramey	Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2625 VEH CD-TEAMSTERS PLATES THIRD READING PASSED

April 02, 2009

103 YEAS	14 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	N Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	N May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	N McCarthy	Y Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	N Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	
			

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 870 MUNI TIF EXTEND-SHERMAN THIRD READING PASSED

April 02, 2009

115 YEAS	2 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephons
•			
Y Chapa LaVia Y Coladipietro N Cole Y Collins Y Colvin Y Connelly N Coulson Y Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 2302 HUMAN RTS-TRAINING TUITION THIRD READING PASSED

April 02, 2009

107 YEAS	10 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch	Y Reis Y Reitz Y Riley Y Rita Y Rose
Y Bellock Y Berrios Y Biggins Y Black	Y Durkin Y Eddy N Farnham Y Feigenholtz N Flider	Y Lyons E Mathias Y Mautino Y May	Y Ryg Y Sacia Y Saviano Y Schmitz
Y Boland Y Bost Y Bradley Y Brady Y Brauer	Y Flowers Y Ford N Fortner N Franks	N McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell	Y Senger Y Smith Y Sommer Y Soto Y Stephens
Y Brosnahan Y Burke Y Burns Y Cavaletto	Y Fritchey Y Froehlich Y Golar Y Gordon, Careen	Y Mendoza Y Miller N Mitchell, Bill Y Mitchell, Jerry	Y Sullivan Y Thapedi Y Tracy Y Tryon
Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin	N Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Turner Y Verschoore Y Wait N Walker Y Washington
Y Connelly Y Coulson N Crespo Y Cross Y Cultra Y Currie Y D'Amico	Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	N Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 609 \$DCEO-WORK THERAPY PROGRAMS THIRD READING PASSED

April 02, 2009

80 YEAS	37 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	Y DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	E Mathias	Y Sacia
N Biggins	Y Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
Y Bost	Y Flowers	N McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	N Reboletti	

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STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 789 EPA-DUMPING-STRUCTURE/PROPERTY THIRD READING PASSED

April 02, 2009

61 YEAS	55 NAYS	1 PRESENT	
Y Acevedo	Y Davis, Monique	N Jefferson	N Reis
Y Arroyo	Y Davis, William	N Joyce	Y Reitz
N Bassi	P DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	N Eddy	E Mathias	Y Sacia
N Biggins	N Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	N Flider	N McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	N Fortner	Y McGuire	Y Soto
N Brauer	N Franks	Y Mell	N Stephens
N Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	N Froehlich	N Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	N Phelps	N Winters
N Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	Y Holbrook	N Poe	Y Zalewski
N Cultra	Y Howard	N Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 853 VEH CD-IRAQI FREEDOM PLATES THIRD READING PASSED

April 02, 2009

112 YEAS	5 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Collins Y Colvin Y Connelly Y Coulson N Crespo	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford N Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez Y Hoffman	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino N May Y McAsey Y McAuliffe N McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps N Pihos	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters Y Yarbrough
Y Cross Y Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 594 CRIM CD-STRANGULATION THIRD READING PASSED

April 02, 2009

115 YEAS	1 NAY	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole N Collins Y Connelly Y Coulson	P Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Colvin	Y Harris	Y Osmond	Y Washington
3			
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 3325
TRANSPORTATION-TECH
THIRD READING
PASSED

April 02, 2009

117 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Washington V Watson
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly Y Coulson Y Crespo Y Cross Y Cultra Y Currie	Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson	Y Osterman Y Phelps Y Pihos Y Poe Y Pritchard Y Ramey	Y Watson Y Winters Y Yarbrough Y Zalewski Y Mr. Speaker
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL **HOUSE BILL 277** IDPH-PRESCRIPT DRUG REPOSITORY THIRD READING PASSED

NO. 61

April 02, 2009

104 YEAS	12 NAYS	1 PRESENT	
Y Acevedo Y Arroyo	Y Davis, Monique Y Davis, William	Y Jefferson Y Joyce	Y Reis Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
Y Biggins	N Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	N McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	N Froehlich	Y Miller	P Thapedi
Y Burns	Y Golar	N Mitchell, Bill	Y Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	N Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	Y Winters
N Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
Y Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 210 \$COMPTROLLER-COURT REPORTING MOTION TO CONCUR IN SENATE AMENDMENTS NO. 1, 3, 4 CONCURRED

April 02, 2009

115 YEAS	1 NAY	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
E Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL SENATE BILL 366 STATE GOVERNMENT-TECH THIRD READING PASSED

April 02, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole Y Collins Y Colvin Y Connelly	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Hamos Y Hannig Y Harris Y Hatcher	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAsey Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Winters
Y Connelly Y Coulson	Y Hatcher Y Hernandez	Y Osterman Y Phelps	Y Watson Y Winters
Y Colvin Y Connelly	Y Harris Y Hatcher	Y Osmond Y Osterman	Y Washington Y Watson
Y Cross E Cultra Y Currie Y D'Amico	Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Poe Y Pritchard Y Ramey Y Reboletti	Y Zalewski Y Mr. Speaker

STATE OF ILLINOIS
NINETY-SIXTH
GENERAL ASSEMBLY
HOUSE ROLL CALL
HOUSE BILL 289
STATE AUDITING ACT-TECH
MOTION TO CONCUR IN SENATE
AMENDMENTS NUMBERED 1, 2, 3, 4
CONCURRED

April 02, 2009

116 YEAS	0 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	Y DeLuca	Y Kosel	Y Riley
Y Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	Y Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	Y Flider	Y McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	Y Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	Y Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	Y Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
Y Cole	Y Hamos	Y Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	Y Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
Y Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
E Cultra	Y Howard	Y Pritchard	Y Mr. Speaker
Y Currie	Y Jackson	Y Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4209 HIGHER ED-VET GRANTS-TRANSFER THIRD READING PASSED

April 02, 2009

92 YEAS	19 NAYS	4 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan N Dunkin Y Durkin	Y Jefferson Y Joyce N Kosel Y Lang N Leitch Y Lyons	Y Reis Y Reitz Y Riley Y Rita Y Rose N Ryg
Y Berrios Y Biggins N Black Y Boland Y Bost Y Bradley Y Brady Y Brauer N Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Cole	Y Eddy Y Farnham N Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks N Fritchey N Froehlich Y Golar N Gordon, Careen Y Gordon, Jehan P Graham Y Hamos	E Mathias Y Mautino N May Y McAsey Y McAuliffe N McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt Y Mulligan Y Myers	Y Sacia Y Saviano Y Schmitz Y Senger Y Smith N Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon P Turner N Verschoore Y Wait
Y Collins P Colvin Y Connelly Y Coulson Y Crespo Y Cross E Cultra N Currie Y D'Amico	Y Hannig P Harris Y Hatcher Y Hernandez Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	N Nekritz Y Osmond Y Osterman Y Phelps N Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	N Walker Y Washington Y Watson Y Winters Y Yarbrough Y Zalewski A Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 926 LOCAL GOVERNMENT-TECH THIRD READING PASSED

April 02, 2009

89 YEAS	26 NAYS	0 PRESENT	
Y Acevedo Y Arroyo	Y Davis, Monique Y Davis, William	N Jefferson Y Joyce	N Reis Y Reitz
Y Bassi	N DeLuca	Y Kosel	Y Riley
Y Beaubien	N Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	Y Leitch	N Rose
Y Bellock	Y Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
N Biggins	N Farnham	Y Mautino	Y Saviano
Y Black	Y Feigenholtz	Y May	Y Schmitz
Y Boland	N Flider	N McAsey	Y Senger
Y Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	Y Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	Y Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	N Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	Y Mitchell, Jerry	Y Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	Y Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	N Hatcher	Y Osterman	Y Watson
Y Coulson	Y Hernandez	Y Phelps	Y Winters
N Crespo	Y Hoffman	Y Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
E Cultra	Y Howard	N Pritchard	A Mr. Speaker
Y Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	N Reboletti	

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NO. 67

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 26 HORSE RACING-DELETE RECAPTURE THIRD READING PASSED

April 02, 2009

72 YEAS	42 NAYS	0 PRESENT	
Y Acevedo	Y Davis, Monique	Y Jefferson	Y Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
Y Bassi	N DeLuca	N Kosel	Y Riley
Y Beaubien	N Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
N Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	Y Sacia
N Biggins	N Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	N Flider	N McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
N Bradley	Y Ford	Y McCarthy	N Sommer
Y Brady	N Fortner	Y McGuire	Y Soto
Y Brauer	N Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	N Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	Y Mitchell, Bill	Y Tracy
Y Cavaletto	N Gordon, Careen	Y Mitchell, Jerry	N Tryon
N Chapa LaVia	N Gordon, Jehan	Y Moffitt	Y Turner
N Coladipietro	Y Graham	N Mulligan	Y Verschoore
N Cole	NV Hamos	N Myers	Y Wait
Y Collins	Y Hannig	Y Nekritz	N Walker
Y Colvin	Y Harris	N Osmond	Y Washington
N Connelly	N Hatcher	Y Osterman	N Watson
N Coulson	Y Hernandez	Y Phelps	N Winters
N Crespo	Y Hoffman	N Pihos	Y Yarbrough
Y Cross	Y Holbrook	Y Poe	Y Zalewski
E Cultra	Y Howard	N Pritchard	A Mr. Speaker
Y Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	N Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 3767 OBESITY PREVENTION INITIATIVE THIRD READING PASSED

April 02, 2009

114 YEAS	0 NAYS	1 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins P Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y McGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon
Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro Y Cole Y Collins Y Colvin Y Connelly Y Coulson	Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham Y Hamos Y Hannig Y Harris Y Hatcher Y Hernandez	Y Mendoza Y Miller Y Mitchell, Bill Y Mitchell, Jerry Y Moffitt Y Mulligan Y Myers Y Nekritz Y Osmond Y Osterman Y Phelps	Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait Y Walker Y Washington Y Watson Y Winters
Y Crespo Y Cross E Cultra Y Currie Y D'Amico	Y Hoffman Y Holbrook Y Howard Y Jackson Y Jakobsson	Y Pihos Y Poe Y Pritchard Y Ramey Y Reboletti	Y Yarbrough Y Zalewski A Mr. Speaker

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 628 SCH CD-SPEC ED-EXPERT WITNESS THIRD READING PASSED

April 02, 2009

79 YEAS	35 NAYS	0 PRESENT	
Y Acevedo	NV Davis, Monique	Y Jefferson	N Reis
Y Arroyo	Y Davis, William	Y Joyce	Y Reitz
N Bassi	N DeLuca	N Kosel	Y Riley
N Beaubien	Y Dugan	Y Lang	Y Rita
Y Beiser	Y Dunkin	N Leitch	N Rose
Y Bellock	N Durkin	Y Lyons	Y Ryg
Y Berrios	Y Eddy	E Mathias	N Sacia
Y Biggins	Y Farnham	Y Mautino	Y Saviano
N Black	Y Feigenholtz	Y May	N Schmitz
Y Boland	Y Flider	Y McAsey	N Senger
N Bost	Y Flowers	Y McAuliffe	Y Smith
Y Bradley	Y Ford	Y McCarthy	N Sommer
N Brady	Y Fortner	Y McGuire	Y Soto
N Brauer	Y Franks	Y Mell	N Stephens
Y Brosnahan	Y Fritchey	Y Mendoza	N Sullivan
Y Burke	Y Froehlich	Y Miller	Y Thapedi
Y Burns	Y Golar	N Mitchell, Bill	N Tracy
N Cavaletto	Y Gordon, Careen	N Mitchell, Jerry	N Tryon
Y Chapa LaVia	Y Gordon, Jehan	N Moffitt	Y Turner
Y Coladipietro	Y Graham	Y Mulligan	Y Verschoore
N Cole	Y Hamos	N Myers	N Wait
Y Collins	Y Hannig	Y Nekritz	Y Walker
Y Colvin	Y Harris	Y Osmond	Y Washington
Y Connelly	N Hatcher	Y Osterman	N Watson
Y Coulson	Y Hernandez	Y Phelps	N Winters
Y Crespo	Y Hoffman	N Pihos	Y Yarbrough
N Cross	N Holbrook	N Poe	Y Zalewski
E Cultra	Y Howard	Y Pritchard	A Mr. Speaker
Y Currie	Y Jackson	N Ramey	
Y D'Amico	Y Jakobsson	Y Reboletti	

STATE OF ILLINOIS NINETY-SIXTH GENERAL ASSEMBLY HOUSE ROLL CALL HOUSE BILL 4011 MORTGAGE LOAN ORIGINATORS THIRD READING PASSED

April 02, 2009

115 YEAS	0 NAYS	0 PRESENT	
Y Acevedo Y Arroyo Y Bassi Y Beaubien Y Beiser Y Bellock Y Berrios Y Biggins Y Black Y Boland Y Bost Y Bradley Y Brady Y Brauer Y Brosnahan Y Burke Y Burns Y Cavaletto Y Chapa LaVia Y Coladipietro	Y Davis, Monique Y Davis, William Y DeLuca Y Dugan Y Dunkin Y Durkin Y Eddy Y Farnham Y Feigenholtz Y Flider Y Flowers Y Ford Y Fortner Y Franks Y Fritchey Y Froehlich Y Golar Y Gordon, Careen Y Gordon, Jehan Y Graham	Y Jefferson Y Joyce Y Kosel Y Lang Y Leitch Y Lyons E Mathias Y Mautino Y May Y McAsey Y McAuliffe Y McCarthy Y MeGuire Y Mell Y Mendoza Y Miller Y Mitchell, Bill Y Moffitt Y Mulligan	Y Reis Y Reitz Y Riley Y Rita Y Rose Y Ryg Y Sacia Y Saviano Y Schmitz Y Senger Y Smith Y Sommer Y Soto Y Stephens Y Sullivan Y Thapedi Y Tracy Y Tryon Y Turner Y Verschoore Y Wait
Y Chapa LaVia	Y Gordon, Jehan	Y Moffitt	Y Turner

38TH LEGISLATIVE DAY

Perfunctory Session

THURSDAY, APRIL 2, 2009

At the hour of 10:41 o'clock p.m., the House convened perfunctory session.

HOUSE RESOLUTION

The following resolution was offered and placed in the Committee on Rules.

HOUSE RESOLUTION 262

Offered by Representative Flowers:

WHEREAS, According to statistics from the Center for Disease Control and Prevention, two-thirds of American adults are overweight or obese; the rates of obesity have doubled in children and tripled in teens since 1980 and 24.9% of Illinoisans are considered obese; and

WHEREAS, Obesity increases the risk of diabetes, heart disease, stroke, and other health problems; and WHEREAS, Over the past two decades, there has been a significant increase in the number of meals prepared and eaten outside the home and eaten at restaurants and other food-service establishments; and

WHEREAS, The Nutrition Labeling and Education Act (NLEA) was established in 1990; NLEA set a national standard for nutrition labeling in packaged foods and beverages and has been credited with helping consumers make healthier food choices when shopping for food or eating at home; and

WHEREAS, The LEAN Act is molded after the NLEA; the act requires restaurants and other food service establishments that serve prepared foods and have 20 or more locations to disclose in writing the calories contained in each menu item directly on the menu, menu board, or in designated alternative ways, such as a menu insert or a sign directly next to the menu board; and

WHEREAS, The LEAN Act would require information regarding calories, total fat, cholesterol, total carbohydrates, dietary fiber, calories from fat, saturated fat, sodium, sugars, and protein to be disclosed in all chain restaurants with more than 20 locations; and

WHEREAS, The LEAN Act would provide for uniform nutritional disclosure practices for affected establishments and resolves problems emerging from a complex patchwork or inconsistent State and local regulations; and

WHEREAS, The LEAN Act would require the presentation of the calories and the nutritional information through a range of options; calorie disclosure will be required on menu boards, wall signs, or queue signs for quick serve establishments and/or menu placement, menu inserts, or menu appendix for seated establishments; therefore, be it

RESOLVED, BY THE HOUSE OF REPRESENTATIVES OF THE NINETY-SIXTH GENERAL ASSEMBLY OF THE STATE OF ILLINOIS, that we urge the United States Congress to pass a national standard for nutritional menu labeling in chain restaurants; and be it further

RESOLVED, That suitable copies of this resolution be presented to the members of the Illinois congressional delegation.

INTRODUCTION AND FIRST READING OF BILLS

The following bills were introduced, read by title a first time, ordered reproduced and placed in the Committee on Rules:

HOUSE BILL 4432. Introduced by Representative Mitchell, Bill, AN ACT concerning revenue.

HOUSE BILL 4433. Introduced by Representatives Feigenholtz - Ryg, AN ACT concerning appropriations.

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SENATE BILLS ON FIRST READING

Having been reproduced, the following bills were taken up, read by title a first time and placed in the Committee on Rules: SENATE BILLS 28 (Riley), 32 (Ryg), 37 (Yarbrough), 43 (Fritchey), 74 (Smith), 77 (Verschoore), 78 (Black), 80 (Washington), 89 (Gordon, C), 95 (Cross), 133 (Graham), 135 (Moffitt), 138 (Verschoore), 146 (Mathias), 148 (Froehlich), 154 (Nekritz), 209 (Bellock), 211 (Thapedi), 212 (Feigenholtz), 223 (Miller), 229 (Reboletti), 231 (Howard), 239 (Harris), 243 (Franks), 253 (Saviano), 254 (Tryon), 266 (Hoffman), 269 (Pihos), 275 (Miller), 283 (Froehlich), 286 (Tryon), 290 (Reitz), 314 (Beiser), 315 (Chapa LaVia), 318 (Saviano), 321 (Holbrook), 327 (Bellock), 337 (Beiser), 351 (Burke), 369 (Nekritz), 414 (Currie), 450 (Reitz), 543 (Joyce), 577 (Nekritz), 600 (Froehlich), 613 (Howard), 1030 (Beiser), 1133 (Currie), 1140 (Holbrook), 1255 (Beaubien), 1282 (Hoffman), 1298 (Turner), 1332 (Beaubien), 1357 (Moffitt), 1383 (Reitz), 1384 (Miller), 1390 (Fritchey), 1402 (Yarbrough), 1408 (Burke), 1417 (Hoffman), 1434 (Burke), 1435 (Hamos), 1450 (Pritchard), 1466 (Jackson), 1541 (Froehlich), 1601 (Hoffman), 1602 (Franks), 1609 (Franks), 1642 (Davis, M), 1655 (Mathias), 1675 (McAsey), 1708 (Davis, M), 1710 (Davis, M), 1718 (Davis, M), 1722 (Holbrook), 1736 (Hannig), 1737 (Franks), 1799 (Myers), 1812 (McAsey), 1813 (Reboletti), 1814 (Walker), 1818 (Mendoza), 1825 (Jackson), 1837 (Jefferson), 1846 (Burns), 1909 (Holbrook), 1936 (Mautino), 1957 (Eddy), 1959 (Verschoore), 1960 (Holbrook), 2022 (Jackobsson), 2043 (Osterman), 2046 (Walker), 2051 (Chapa LaVia), 2052 (Walker), 2069 (Franks), 2091 (Fritchev), 2095 (Reitz), 2103 (Jakobsson), 2111 (Reitz), 2112 (Reitz), 2115 (Currie), 2116 (Hamos), 2121 (Mautino), 2125 (Currie), 2145 (Holbrook), 2148 (Hoffman), 2150 (Holbrook), 2168 (Farnham), 2184 (Winters), 2212 (Beaubien), 2270 (Pihos), 2271 (Gordon, J), 2272 (Chapa LaVia) and 2338 (Holbrook).

HOUSE BILLS ON SECOND READING

Having been reproduced, the following bills were taken up, read by title a second time and held on the order of Second Reading: HOUSE BILLS 650, 1471 and 2100.

TEMPORARY COMMITTEE ASSIGNMENTS

Representative Reitz replaced Representative Turner in the Committee on Executive on April 2, 2009.

Representative Pritchard replaced Representative Sacia in the Committee on Judiciary II - Criminal Law on April 2, 2009.

Representative McAuliffe replaced Representative Hatcher in the Committee on Counties & Townships on April 2, 2009.

Representative Riley replaced Representative Chapa LaVia in the Committee on Revenue & Finance on April 2, 2009.

Representative Verschoore replaced Representative Currie in the Committee on Revenue & Finance on April 2, 2009.

Representative Phelps replaced Representative Ford in the Committee on Revenue & Finance on April 2, 2009.

Representative Reitz replaced Representative Turner in the Committee on Revenue & Finance on April 2, 2009.

Representative Hatcher replaced Representative Beaubien in the Committee on Revenue & Finance on April 2, 2009.

REPORTS FROM STANDING COMMITTEES

Representative Burke, Chairperson, from the Committee on Executive to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 1471.

The committee roll call vote on Amendment No. 1 to House Bill 1471 is as follows:

8, Yeas; 2, Nays; 1, Answering Present.

Y Burke(D), Chairperson P Lyons(D), Vice-Chairperson

Y Brady(R), Republican Spokesperson Y Acevedo(D)
Y Arroyo(D) Y Berrios(D)
N Biggins(R) Y Rita(D)
N Sullivan(R) Y Tryon(R)

Y Reitz(D) (replacing Turner)

Representative Fritchey, Chairperson, from the Committee on Judiciary I - Civil Law to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 3863.

The committee roll call vote on Amendment No. 1 to House Bill 3863 is as follows:

13, Yeas; 0, Nays; 0, Answering Present.

Y Fritchey(D), Chairperson Y Bradley(D), Vice-Chairperson

Y Zalewski(D)

Representative Howard, Chairperson, from the Committee on Judiciary II - Criminal Law to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 2669.

The committee roll call vote on Amendment No. 1 to House Bill 2669 is as follows:

7, Yeas; 0, Nays; 0, Answering Present.

Y Howard(D), Chairperson Y Collins(D), Vice-Chairperson

Y Reboletti(R), Republican Spokesperson Y Golar(D)

Y McAsey(D) Y Pritchard(R) (replacing Sacia)

Y Wait(R)

Representative D'Amico, Chairperson, from the Committee on Vehicles & Safety to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 3566.

The committee roll call vote on Amendment No. 1 to House Bill 3566 is as follows:

7, Yeas; 0, Nays; 0, Answering Present.

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Y D'Amico(D), Chairperson
Y Tracy(R), Republican Spokesperson
Y Hatcher(R)
Y Ryg(D)

Y Joyce(D), Vice-Chairperson
Y Beiser(D)
Y Reboletti(R)
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Representative Verschoore, Chairperson, from the Committee on Counties & Townships to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 1597.

The committee roll call vote on Amendment No. 1 to House Bill 1597 is as follows:

9, Yeas; 0, Nays; 0, Answering Present.

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Y Verschoore(D), Chairperson
Y Ramey(R), Republican Spokesperson
Y Mitchell, Bill(R)
Y Reitz(D)
Y Rita(D)
Y Verschoore(D), Chairperson
Y McAuliffe(R) (replacing Hatcher)
Y Moffitt(R)
Y Riley(D)
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Representative Beiser, Chairperson, from the Committee on Transportation, Regulation, Roads & Bridges to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 1 to HOUSE BILL 2750.

The committee roll call vote on Amendment No. 1 to House Bill 2750 is as follows:

11, Yeas; 0, Nays; 0, Answering Present.

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Y Beiser(D), Chairperson
                                               Y Miller(D), Vice-Chairperson
A Brauer(R), Republican Spokesperson
                                               Y Black(R)
A Bradlev(D)
                                               Y D'Amico(D)
Y Graham(D)
                                               A Hatcher(R)
Y Hoffman(D)
                                               Y Holbrook(D)
A Howard(D)
                                               A Lyons(D)
Y McAuliffe(R)
                                               Y McGuire(D)
A Poe(R)
                                               A Reboletti(R)
A Sommer(R)
                                               A Soto(D)
Y Tracy(R)
                                               Y Wait(R)
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Representative Flowers, Chairperson, from the Committee on Health Care Availability and Accessibility to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to HOUSE BILL 976.

The committee roll call vote on Amendment No. 2 to House Bill 976 is as follows:

11, Yeas; 0, Nays; 0, Answering Present.

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Y Flowers(D), Chairperson
Y Osmond(R), Republican Spokesperson
Y Connelly(R)
Y Golar(D)
Y Mulligan(R)
Y Schmitz(R)
Y Zalewski(D)
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Representative Bradley, Chairperson, from the Committee on Revenue & Finance to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to HOUSE BILL 250. Amendment No. 1 to HOUSE BILL 1628.

The committee roll call vote on Amendment No. 2 to House Bill 250 is as follows:

7, Yeas; 1, Nay; 0, Answering Present.

Y Bradley(D), Chairperson Y Mautino(D), Vice-Chairperson

N Biggins(R) A Bassi(R)

A Beaubien(R) Y Riley(D) (replacing Chapa LaVia)

Y Verschoore(D) (replacing Currie) A Eddy(R)

Y Phelps(D) (replacing Ford) Y Gordon, Careen(D)

A Sullivan(R) Y Reitz(D) (replacing Turner)

A Zalewski(D)

The committee roll call vote on Amendment No. 1 to House Bill 1628 is as follows:

8, Yeas; 0, Nays; 0, Answering Present.

Y Bradley(D), Chairperson A Mautino(D), Vice-Chairperson

Y Biggins(R) A Bassi(R)

Y Hatcher(R) (replacing Beaubien) Y Chapa LaVia(D)

A Currie(D) Y Eddy(R)

Y Ford(D) Y Gordon, Careen(D)

A Sullivan(R) A Turner(D)

Y Zalewski(D)

Representative Smith, Chairperson, from the Committee on Elementary & Secondary Education to which the following were referred, action taken on April 2, 2009, reported the same back with the following recommendations:

That the Floor Amendment be reported "recommends be adopted":

Amendment No. 2 to HOUSE BILL 2619.

Amendments numbered 1 and 2 to HOUSE BILL 2871.

The committee roll call vote on Amendment No. 2 to House Bill 2619 is as follows:

14, Yeas; 5, Nays; 0, Answering Present.

Y Smith(D), Chairperson N Crespo(D), Vice-Chairperson

Y Mitchell, Jerry(R), Republican Spokesperson Y Bassi(R) N Cavaletto(R) A Colvin(D) Y Davis, Monique(D) Y Dugan(D) Y Eddy(R)N Flider(D) Y Golar(D) N Froehlich(D) Y Miller(D) Y Osterman(D) Y Pihos(R) Y Pritchard(R) Y Reis(R) N Senger(R) Y Yarbrough(D) Y Watson(R)

The committee roll call vote on Amendments Numbered 1 and 2 to House Bill 2871 is as follows:

19, Yeas; 0, Nays; 0, Answering Present.

Y Smith(D), Chairperson Y Crespo(D), Vice-Chairperson

Y Mitchell, Jerry(R), Republican Spokesperson
Y Cavaletto(R)
Y Davis, Monique(D)
Y Duran(D)
Y Duran(D)

	Eddy(R)		Flider(D)
Y	Froehlich(D)	Y	Golar(D)
Y	Miller(D)	Y	Osterman(D)
Y	Pihos(R)	Y	Pritchard(R)
Y	Reis(R)	Y	Senger(R)
Y	Watson(R)	Y	Yarbrough(D)

At the hour of 11:01 o'clock p.m., the House Perfunctory Session adjourned.